

73 officers, 95 sergeants, 17 drummers, 1,427 rank and file, 1 horse wounded; 2 drummers and 16 rank and file missing.

(Signed) J. B. BUCKNALL ESTCOURT,
Adjutant General.

*Head Quarters, Alma River,
September 22, 1854.*

GENERAL ORDER.—No. 1.

THE Commander of the Forces congratulates the troops on the brilliant success that attended their unrivalled efforts in the battle of the 20th instant, on which occasion they carried a most formidable position, defended by large masses of Russian Infantry and a most powerful and numerous artillery.

Their conduct was in unison with that of our gallant Allies, whose spirited and successful attack of the left of the heights occupied by the enemy cannot fail to have attracted their notice and admiration.

The Commander of the Forces thanks the Army most warmly for its gallant exertions. He witnessed them with pride and satisfaction, and it will be his pleasing duty to report, for the Queen's information, how well they have earned Her Majesty's approbation, and how gloriously maintained the honour of the British name.

Lord Raglan condoles most sincerely with the troops on the loss of so many gallant officers and brave men, whose memory it will be a consolation to their friends to feel, will ever be cherished in the annals of our Army.

(Signed) J. B. B. ESTCOURT.

War Department, October 8, 1854, 8½ o'clock, a. m.

THE Duke of Newcastle has received private letters from Lord Raglan, expressing his great regret that the harassing duties imposed upon the troops, by the operations after the battle of Alma, had prevented the nominal returns of the killed and wounded of the non-commissioned officers and privates being made out in the different regiments in time to be sent with the Despatches now published.

The Duke of Newcastle expects them by an early mail, and they shall be published the moment they are received.

Admiralty, October 8, 1854.

The Lords Commissioners of the Admiralty have this day received Despatches from Vice-Admiral Dundas, containing intelligence as to the proceedings of Her Majesty's Fleet in the Black Sea, of which the following are copies:—

ATTACK OF THE RUSSIAN ENTRENCHMENTS ON THE ALMA BY THE ALLIED ARMIES.

No. 485. *Britannia, off the Alma,
September 21, 1854.*

In my letter of the 18th instant (No. 480,) I reported to you, for the information of the Lords Commissioners of the Admiralty, that the Allied Armies were ready to move, and I now beg you will acquaint their Lordships that, on the morning of the 19th, they marched to a position about two miles north of the Alma River, where they halted for the night; the French and Turks on the right, close to the sea, and the English to the left, about four miles inland.

The Russians, with some 5,000 or 6,000 cavalry and artillery, and 15,000 infantry, made a demonstration north of the river, but returned on the

approach of the armies, and re-crossed the river sunset.

About noon, on the 20th, the Allies advanced in the same order to force the Russian position and entrenchments south of the Alma. This was effected by 4 o'clock, the Russians retreating apparently to the eastward of the main road to Sebastopol.

The Russian left fell back before the French very rapidly, and their batteries on the right were carried by the bayonet by the English.

Our loss has necessarily been severe, and estimated at about 1,200 killed and wounded, that of the French about 900.

The Russian loss has also been great, two general officers and 3 guns were captured by our men, but we have few prisoners beyond the wounded, in consequence it is believed of our deficiency of cavalry.

Lieutenant Derriman, of the *Caradoc*, accompanied the Staff of General Lord Raglan, during the action, and I also sent Lieutenant Olynn of the ship to convey any message to me from his lordship.

All the medical officers of the fleet (excepting one in each ship,) 600 seamen and marines, and all the boats have been assisting the wounded, and conveying them to the transports, that will sail for the Bosphorus as soon as possible.

I believe it is the intention of the Allied Forces to move to-morrow, and the *Sampson*, which detached last night with the *Terrible* off Sebastopol, has signalled that the Russians were retreating on Sebastopol, and that they have burnt the villages on the Katscha.

I have, &c.,

(Signed) J. W. D. DUNDAS
Vice-Admiral.

The Secretary of the Admiralty.

MOVEMENTS OF THE FLEETS AND ARMIES.

No. 487. *Britannia, off the Katscha
September 23, 1854.*

I BEG you will inform the Lords Commissioners of the Admiralty, that since my letter to you of the 21st instant (No. 485,) the men and boats of the fleet have been employed in bringing from the field (about four miles distant,) and carrying on board the transports, the English and Russian officers and men wounded in the battle of the Alma, as well as the sick of the Army.

2. All the medical officers of the different ships have been zealously and usefully occupied in attending them, and I have been obliged to send several assistant-surgeons in the vessels with the wounded to Constantinople.

3. The *Vulcan* and *Andes*, with 800 wounded and sick, sailed for Constantinople yesterday, and to-day the *Orinoco* and *Colombo*, with 900, including some sixty or seventy Russians will follow.

Another vessel (by the request of Lord Raglan,) with about 500 wounded Russians, will also proceed, under charge of the *Fury*, to land them at Odessa.

4. On the night of the 21st instant, the Russians made a very great alteration in the position of their fleet in Sebastopol. I enclose a report made by Captain Jones, of the *Sampson*; and I propose attacking the outer line in the first favourable opportunity.

5. Captain Jones also reports that great exertions appear to be making to strengthen the land defences, as well as those by sea.

New batteries on both sides of the port have been erected, defending the entrances and line of coast. One, to the north, has heavy guns, of a range of 4,000 yards, two shots having passed over the Sampson when nearly at that distance.

6. Provisions for the Army have been landed; and the Forces move on to-day towards Sebastopol, accompanied by the Fleets, which have anchored off the Katscha.

I have, &c.,

(Signed) J. W. D. DUNDAS,

Vice-Admiral.

The Secretary of the Admiralty.

**OBSERVATIONS ON THE FLEET IN SEBASTOPOL,
MADE ON SEPTEMBER 22, 1854, BY CAPTAIN
L. T. JONES, C.B., H.M.S. SAMPSON.**

Moored across the entrance of the Harbour.

From north to south are the following vessels:—

- 1st—A frigate, at northern extreme.
- 2nd—A two-decker.
- 3rd—A three-decker, with round stern.
- 4th—A two-decker.
- 5th—A two-decker.
- 6th—A two-decker, without masts, quite light and appears to be newly coppered.
- 7th—A large frigate.

Artillery Creek.

The top-gallant masts of these are on deck and sails unbent.

The ship without masts is lying across Artillery Creek; inside is a two-decker ready for sea, and bearing an Admiral's flag at the mizen.

Head of Harbour.

The ships at the head of the harbour, which had hitherto been lying with their broadsides to the entrance are now lying with their heads out:

- No. 1—On the north a two-decker.
- 2—A two-decker.
- 3—A two-decker.
- 4—A two-decker.
- 5—A two-decker.
- 6—A three-decker at the entrance of the Dockyard Creek.
- 7—A three-decker bearing an Admiral's flag at the fore.

Above these are two ships, one appears to be a line-of-battle ship and the other a frigate.

Steamers.

Five steamers under the northern shore. Three small steamers at the head of the harbour, and four in Caroen Bay.

General Observations.

Dockyard Creek shuts in with Northern Fort, bearing S. E. $\frac{1}{2}$ E. Observed about 500 infantry marching towards the town, from the direction of Balaklava.

Noticed about 60 men employed on brow of signal hill, carrying mould from brink of cliff to Square Fort.

3-45 P. M.—Cape Constantine and ships in one bearing, S. $\frac{1}{2}$ W.

(Copy.)

SINKING OF THE RUSSIAN SHIPS AT THE ENTRANCE OF THE HARBOUR OF SEBASTOPOL.

No. 489.

Britannia, off the Katscha.

SIR,

September 24, 1854.

In my letter of yesterday, No. 487, I reported the extraordinary change that had taken place in the position hitherto maintained by the enemy's

fleet in the Harbour of Sebastopol, and I now beg you will acquaint the Lords Commissioners of the Admiralty, that the same afternoon, on the appearance of the Allied Fleets in sight of Sebastopol, the whole of the vessels moored across the harbour were sunk by the Russians, leaving their masts more or less above water, and I went last evening to the mouth of the harbour to assure myself of this singular event.

Captain Drummond has examined the harbour this morning, and reports that the lower masts heads of the ships are generally above water; that the passage is closed, except perhaps a small space near the shoal off the North Battery, and the double booms inside are thus rendered more secure.

Eight sail of the line are moored east and west, inside of the booms, and three of the ships are heeled over to give their guns more elevation to sweep over the land to the northward.

2. An intelligent seaman, a deserter, who escaped from Sebastopol on the 22nd, had partly prepared me for some extraordinary movement. He had informed me that the crews of the ships moored across the harbour (to one of which he had been attached) had been landed, with the exception of a very few in each ship; that the vessels were plugged ready for sinking; that the guns and stores were all on board; and that the other ships were moored under the south side to defend the harbour from attack from the northward. He reported that the Battle of Alma had greatly dispirited the Russians; that the troops had retreated on Sebastopol without a halt; that he believes the whole Russian force not to exceed 40,000. The man's statements were clear, and on points that came under his own observation were mostly corroborated, and I consider reliance may be placed on his information generally, considering the means his station in life afforded of enabling him to obtain it. At the request of Lord Raglan I have sent him on shore to act as a guide to the Army on their approach to the environs of Sebastopol.

3. The Allied Armies moved this afternoon to take up a position to the south of the port of Sebastopol, and the fleet will move so as to meet their arrival there.

I have, &c.,

J. W. D. DUNDAS,

Vice-Admiral.

To the Secretary of the Admiralty.

THE FRENCH DESPATCHES.

PARIS, Saturday, Oct. 7, 6 P. M.

"THE Emperor has received from Marshal St. Arnaud the following report of the battle of the Alma. No one can read without emotion this simple recital of a great victory, where the General-in-Chief speaks of every one except himself. Nevertheless, the Government appreciates as they merit the energy and ability displayed by the Marshal under these circumstances. The Emperor has decided that a salute of 21 guns shall be fired to celebrate this victory:—

"Field of Battle of Alma, Sept. 21.

"SIRE,—The cannon of your Majesty has spoken: we have gained a complete victory. It is a glorious day, Sire, to add to the military annals of France, and your Majesty will have one name more to add to the victories which adorn the flags of the French Army.

"The Russians had yesterday assembled all their forces, and collected all their means, in order

to oppose the passage of the Alma. Prince Menschikoff commanded in person. All the heights were crowded with redoubts and formidable batteries. The Russian Army reckoned 40,000 bayonets, from all points of the Crimea; in the morning there arrived from Theodosia 1,000 cavalry and 180 pieces of heavy and field artillery. From the heights which they occupied, the Russians could count our men man by man from the 19th to the moment when we arrived on the Bibbanach. On the 20th, from 6 o'clock in the morning, I carried into operation, with the division of General Bosquet, reinforced by eight Turkish battalions, a movement which turned the left of the Russians and some of their batteries. General Bosquet manoeuvred with as much intelligence as bravery. This movement decided the success of the day. I had arranged that the English should extend their left, in order at the same time to threaten the right of the Russians while I should occupy them in the centre, but their troops did not arrive in line until half-past 10. They bravely made up for this delay. At half-past 12 the line of the allied army, occupying an extent of more than a league, arrived on the Alma, and was received by a terrible fire from the *Tirailleurs*.

"In this movement the head of the column of General Bosquet appeared on the heights, and I gave the signal for a general attack. The Alma was crossed at double-quick time. Prince Napoleon, at the head of his division, took possession of the large village of Alma, under the fire of the Russian batteries. The Prince showed himself worthy of the great name he bears. We then arrived at the foot of the heights, under the fire of the Russian batteries. There, Sire, commenced a real battle along all the line—a battle with its episodes of brilliant feats of valour. Your Majesty may be proud of your soldiers; they have not degenerated; they are the soldiers of Austerlitz and of Jéna. At half-past 4 the French army was everywhere victorious. All the positions had been carried at the point of the bayonet to the cry of '*Vive l'Empereur*,' which resounded throughout the day. Never was such enthusiasm seen; even the wounded rose from the ground to join in it. On our left the English met with large masses of the enemy and with great difficulties, but everything was surmounted. The English attacked the Russian positions in admirable order under the fire of their cannon, carried them, and drove off the Russians. The bravery of Lord Raglan rivals that of antiquity. In the midst of cannon and musket shot he displayed a calmness which never left him. The French lines formed on the heights and the artillery opened its fire. Then it was no longer a retreat, but a rout; the Russians threw away their muskets and knapsacks in order to run the faster. If, Sire, I had had cavalry, I should have obtained immense results, and Menschikoff would no longer have had an army; but it was late, our troops were harassed, and the ammunition of the artillery was exhausted. At 6 o'clock in the evening we encamped on the very bivouac of the Russians. My tent is on the very spot where that of Prince Menschikoff stood in the morning, and who thought himself so sure of beating us that he left his carriage there. I have taken possession of it, with his pocket-book and correspondence, and shall take

advantage of the valuable information it contains. The Russian Army will probably be able to rally two leagues from this, and I shall find it to-morrow on the Katscha, but beaten and demoralized, while the allied army is full of ardour and enthusiasm. I have been compelled to remain here in order to send our wounded and those of the Russians to Constantinople, and to procure ammunition and provisions from the fleet. The English have had 1,500 men put *hors de combat*. The Duke of Cambridge is well; his division and that of Sir G. Brown were superb. I have to regret about 1,200 men *hors de combat*, 3 officers killed, 54 wounded, 253 sub-officers and soldiers killed, and 1,033 wounded. General Canrobert, to whom is due in part the honour of the day, was slightly wounded by the splinter of a shell which struck him in the breast and hand, but he is doing very well. General Thomas, of the division of the Prince, is seriously wounded by a ball in the abdomen. The Russians have lost about 5,000 men. The field of battle is covered with their dead, and our field hospitals are full of their wounded. We have counted a proportion of seven Russian dead bodies for one French. The Russian artillery caused us loss, but ours is very superior to theirs. I shall all my life regret not having had with me my two regiments of African Chasseurs. The Zouaves were the admiration of both armies; they are the first soldiers in the world.

"Accept, Sire, the homage of my profound respect and of my entire devotedness.

"MARSHAL A. DE ST ARNAUD."

"ORDER OF THE DAY OF MARSHAL DE ST. ARNAUD.

"SOLDIERS,—France and the Emperor will be satisfied with you. At Alma you have proved to the Russians that you are the worthy descendants of the conquerors of Eylau and of the Moskowa. You have rivalled in courage your allies the English, and your bayonets have carried formidable and well-defended positions. Soldiers, you will again meet the Russians on your road, and you will conquer them as you have done to-day to the cry of '*Vive l'Empereur*!' and you will only stop at Sebastopol; it is there you will enjoy the repose which you will have well deserved.

"Field of Battle of Alma, Sept. 20."

"THE FRENCH CHARGE D'AFFAIRES AT CONSTANTINOPLE TO THE MINISTER OF FOREIGN AFFAIRS.

"Therapia, Sept. 27.

"Demoralized by the courage of the allied troops, the Russians, who have had 8,000 men killed on the Alma, neither stopped on the Katscha nor on the Belbeck, which were formidable positions. They have entered Sebastopol, the entrance of which they have blocked up by sinking three of their line-of-battle ships and two frigates. On the 25th the allied armies were in march to take up a position before the town. The English had 1,800 men put *hors de combat* at Alma. An aide-de-camp of Lord Raglan proceeds to Paris and London, the bearer of despatches from the Commanders-in-Chief."



The Calcutta Gazette.

Published by Authority.

Notification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

WEDNESDAY, NOVEMBER 22, 1854.

Legislative Council.

The 11th November 1854.

The following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 11th of November 1854, and is hereby promulgated for general information :—

ACT No. XXVL of 1854.

An Act for making better provision for the education of male minors subject to the superintendence of the Court of Wards.

WHEREAS the existing laws are found insufficient to ensure the proper education of male minors subject to the superintendence of the Court of Wards, and it is expedient to make further and better provision for the education of such persons, It is enacted as follows :—

I. The general superintendence and control of the education of every male minor, whose property has been or shall be brought under the management of the Court of Wards, in and for any part of the Presidency of Fort William, by virtue of any Act or Regulation which now is or hereafter shall be in force, is hereby vested in the Collector of Revenue, acting under the said Court of Wards, in the zillah or district wherein such minor's estate is situate; or if such minor is possessed of immovable property in different districts, in such one of the Collectors of Revenue of such districts as the said Court of Wards shall select.

II. It shall be lawful for every Collector of Revenue, in whom the superintendence of the education of any minor is vested by this Act, to direct that such minor shall reside, either with or without his guardian, at the sudder station of the district, or at any other place within the said Presidency, and shall attend for the purposes of education, such school or college as to the said Collector may seem expedient; and to make such provision as may be necessary for the proper care and suitable maintenance of the said minor whilst attending such school or college.

III. If it shall appear to the Collector inexpedient to place any such minor at a school or college, he shall, if the proceeds of the Estate are sufficient for that purpose, cause such minor to be educated by a private tutor, properly qualified, either at the family residence of such minor, or at the sudder station or elsewhere within the said Presidency; and in that case also the Collector shall have power to determine from time to time the place of residence of such minor, and to make such provision as may be necessary for his proper tuition and maintenance during the period of his education.

IV. All charges and expenses which may be incurred on account of any male minor ward under the provisions of this Act, for college or school fees or for other charges of tuition or education, or by reason of his residence in any place other than his own home or otherwise, shall be defrayed from the profits of his estate in the same manner as other

expenses incurred under the authority or with the sanction of the Court of Wards.

V. It shall be lawful for the Court of Wards, on the application of a Collector, to remove from office, any guardian who shall neglect or refuse to obey, or shall evade compliance with any orders passed, or directions given by such Collector under the provisions of this Act, and to cause a new guardian to be appointed in his place, whether the person so removed shall have been first invested with the guardianship of the minor upon the nomination of a Collector acting under the Court of Wards, or by a testamentary appointment confirmed by the Court of Wards, and if in any such case the guardian to be removed shall be also the manager of the minor's estate, it shall be lawful for the Court of Wards, at its discretion, either to remove him from both the said offices, or to continue him in that of Manager only.

VI. The guardian so removed shall, notwithstanding his removal, continue liable to account to the Collector for his receipts and disbursements during the period of his guardianship; and every guardian appointed in the place of a guardian so removed, shall be chosen in the same way, and shall have the same rights and powers, and be subject to the same responsibilities as persons originally appointed to be guardians of minors by a Collector of Revenue acting under the Court of Wards.

VII. The right to the custody of the person of any male minor, whose property is under the management of the Court of Wards, is hereby vested in the person appointed with the sanction of the Court of Wards, either originally or upon the removal of a former guardian, to be the guardian of such minor, or in the absence of any such person, in the Collector of Revenue having the superintendence of the education of such minor under the provisions of this Act.

VIII. All orders and proceedings of a Collector under the provisions of this Act, shall be subject to the revision of the Court of Wards, and every person aggrieved by any such order or proceeding may prefer an appeal therefrom to the Commissioner of Revenue acting as a Court of Wards in and for the division to which such Collector belongs.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 11th November 1854.

The following Act, passed by the Legislative Council received the assent of the Most Noble the Governor General of India on the 11th of

November 1854, and is hereby promulgated for general information:—

ACT No. XXVII. OF 1854.

An Act to amend the Law relating to the Nazim of Bengal.

Whereas it is expedient to repeal such parts of the Bengal Regulations as relate to the Nazim of Bengal, his servants, and relations, and to make better provision for the execution of process within the precincts of the palace of the Nazim at Moorshedabad, It is enacted as follows:

I. Section X. Regulation XVI. of 1793, Regulations repealing Regulation XIX of 1805 Regulation XVI. of 1806. and Regulation XIX of 1825 of the Bengal Code, are hereby repealed.

II. When any process, issued by any Civil Court, Collector, or other Revenue Officer, in the Territories of the East India Company, is required to be served or executed within the precincts of the palace of the Nazim at Moorshedabad, such process shall be transmitted to the superintendent of the affairs of the Nizamut, or other officer, however denominated, exercising for the time being the control and superintendence of the affairs of the Nizamut; and such superintendent or other officer shall cause such process to be served or executed according to the exigency thereof, and shall return the same, with a certificate of what shall have been done thereon.

III. When any process issued by any Criminal Court, Justice of the Peace, Magistrate, or officer exercising the powers or any of the powers of a Magistrate in the Territories of the East India Company, is required to be served or executed within the precincts of the palace of the Nazim at Moorshedabad, such process may, at the discretion of the Court or Officer issuing the same, be transmitted to the superintendent of the affairs of the Nizamut, or other officer, however denominated, exercising for the time being the control and superintendence of the affairs of the Nizamut; and in such case such superintendent or other officer shall cause such process to be served or executed according to the exigency thereof, and shall return the same with a certificate of what shall have been done thereon.

IV. Every certificate returned by the superintendent or other officer aforesaid, under this Act, shall in all cases, be admitted as *prima facie* proof of the truth of the matter stated therein.

V. It shall be lawful for the Government of Bengal to define, for the purposes of this Act, by notification in the *Calcutta Gazette*, the limits of the precincts of the palace of the Nazim at Moorshedabad; and from time to time in like manner to alter such limits.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information :

ACT No. XXVIII. OF 1854.

An Act to continue the Commissioners for the Improvement of the Town of Calcutta, pending the consideration of an Act to amend Act X. of 1852.

WHEREAS Act X. of 1852, for constituting Commissioners for the Improvement of the Town of Calcutta,

Preamble. has been found ineffectual and inconvenient for the purposes thereof, and it is expedient that the constitution of the said Commission be amended, and that in the meantime no new election of Commissioners be made in pursuance of the said Act; It is enacted as follows :—

I. So much of Act X. of 1852 as relates to the election and time of holding office of the Commissioners for the Improvement of the Town of Calcutta, is repealed.

II. The Commissioners for the Improvement of the Town of Calcutta as now constituted, shall continue to be such Commissioners, and shall have and exercise all the powers entrusted to them under Act X. of 1852 or any other Act, until the 31st of December 1855, or until other provision shall be made in that behalf by the Legislative Council of India; and if in the mean time any vacancy, from any cause whatever, happen among the said Commissioners, it shall be lawful for the Lieutenant-Governor of Fort William in Bengal to appoint a person to fill such vacancy, and the Commissioner so appointed shall have all the powers and privileges conferred on or belonging to the Commissioner in whose stead he shall be appointed.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information :—

ACT No. XXIX. OF 1854.

An Act to prohibit the Exportation of Saltpetre to certain Ports in Europe.

Preamble. WHEREAS it is expedient that the exportation of Saltpetre to any port on the Continent of Europe North of Dunkirk should be prohibited during the continuance of hostilities between the Allied Powers and the Emperor of Russia, It is enacted as follows :—

I. It shall not be lawful, until the Governor General of India in Council shall otherwise order, to export Saltpetre from any part of the Territories in the possession and under the Government of the East India Company, to any port on the Continent of Europe North of Dunkirk.

Export of Saltpetre from India to any European Port North of Dunkirk, prohibited.

II. If any person attempt to export Saltpetre contrary to the provisions of this Act, the same shall be seized and confiscated.

Penalty.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 18th November 1854.

The following Bill was read a second time in the Legislative Council on the 18th November 1854, and referred to a Select Committee who are to report thereon after the 22nd of February next.

A Bill for the Regulation of Ports and Port-dues.

WHEREAS it is expedient to provide for the safety of Vessels, and for the convenience of traffic, in the several Ports within the Territories under the Government of the East India Company, and in navigable Rivers and Channels leading to such Ports; and for the improvement, maintenance, and good government of such Ports, Rivers, and Channels; also to regulate the levy of Port-dues or charges in such Ports, Rivers, and Channels, in order to defray the cost of such improvement, maintenance, and good government; and to punish the unlawful use of certain flags and colors in such Ports, Rivers, and Channels: and whereas it is expedient to abolish the Anchorage dues heretofore levied in the Presidency of Bombay: It is enacted as follows :—

I. So much of Regulation II. of 1810 of the Bombay Code as is still in force, Act XIII. of 1839, Section XXI. of Act I. of 1852, and Schedule C. appended to that Act, and Sections XLII. and XLIII. of Act XIII. of 1852, are hereby repealed.

II. The local Government of any of the Territories under the Government of the East India Company may, with the sanction of the Governor General of India in Council, declare any Port within that Territory to be subject to this Act, and any navigable River or Channel leading to that Port to be subject to this Act. When any such Port or navigable River or Channel has been so declared to be subject to this Act, all the provisions of this Act, except such as are hereinafter made specially applicable to certain Ports by order of the Local Government, shall have effect in that Port or navigable River or Channel.

III. Every declaration by which any Port, navigable River, or Channel shall be made subject to this Act, shall define the limits of such Port, navigable River, or Channel; and such limits shall extend always up to high water mark, and may include any piers, jetties, landing-places, wharfs, quays, docks, and other works made for any of the purposes mentioned in the preamble of this Act, whether within or without the line of high water mark, and, subject to any rights of private property therein, any portion of the shore or bank within fifty yards of high water mark.

Limits of such places to be fixed.

To what places this Act applies.

IV. The Local Government may from time to time, with the sanction of the Governor General of India in Council, alter the limits of such Port, River, or Channel.

V. The Local Government shall appoint an Officer to be Conservator of every Port, River, or Channel subject to this Act. In Ports where there is a Master Attendant, such Master Attendant shall be the Conservator. In Ports where there is no Master Attendant, but where there is a Harbour Master, the Harbour Master shall be the Conservator. In Ports where there are both a Master Attendant and a Harbour Master, the Harbour Master and his Assistants shall be subordinate to, and subject to the control of the Master Attendant and his Assistants. And whatever may be the designation of the Officer entrusted with the duty of Conservator under this Act, such Officer and his Assistants shall have all the powers and indemnities given by this Act to a Harbour Master and his Assistants, respectively; and in all matters concerning the duty of Conservator, shall be subject to the control of the Local Government, or of any intermediate authority which that Government may appoint.

VI. The Local Government, with the sanction of the Governor General of India in Council, may from time to time make such Port-rules, not inconsistent with this Act, as it may think necessary for any of the following purposes, namely:—

1. For regulating the time at which, and the manner in which, vessels shall enter into or go out of any Port subject to this Act.

2. For regulating the berths and stations to be occupied by vessels in any such Port.

3. For striking the yards and top-masts, and for rigging in the jib and driver booms, of vessels in any such Port, whenever it may be proper so to do.

4. For the removal or proper hanging or placing of anchors, spars, and other things, in or attached to vessels in any such Port.

5. For regulating vessels whilst taking in or discharging ballast or cargo, or any particular kind of cargo, in any such Port, River, or Channel, and the stations to be occupied by vessels whilst so engaged.

6. For keeping free passages of such width as may be deemed necessary within any such Port, River, or Channel, and along or near to the piers, jetties, landing-places, wharfs, quays, docks, moorings, and other works in or adjoining to the same; and for marking out the spaces so to be kept free.

7. For regulating the anchoring, fastening, mooring, and unmooring of vessels in any such Port, River, or Channel.

8. For regulating the moving and warping of all vessels within any such Port, and the use of warps therein.

9. For regulating the use of the mooring buoys, chain and other moorings in any such Port, River, or Channel.

10. For fixing, from time to time, the rates to be paid for the use of such moorings, when belonging to the East India Company, or of any boat, hawser, or other thing belonging to the said Company.

11. For regulating the use of cargo and other boats, and of catamarans plying for hire in any such Port.

12. For regulating the use of fires and lights within any such Port.

13. For enforcing and regulating the use of signal lights by Vessels at night in any such Port, River, or Channel.

VII. Every declaration and order of a Local Government which shall be made in pursuance of this Act, shall be published in the Official Gazette of that Government, or, where there is no Official Gazette, in such other public manner as that Government may order; and a copy thereof shall be fixed up in some conspicuous place in the Office of the Conservator of every Port to which such order shall relate, and in the Customs House, if any, of every such Port.

VIII. If any person shall disobey any such order, he shall be liable to a penalty not exceeding One Hundred Rupees for every offence.

IX. The Harbour Master of any Port subject to this Act and any of his Assistants may, in respect of any vessel within his Port, give directions for carrying into effect any Port-rule in force within such Port.

X. If any person shall wilfully, and without lawful excuse, refuse or neglect to obey any lawful direction of such Harbour Master, after notice thereof shall have been given to him, such person shall, for every such offence, forfeit and pay a sum not exceeding One Hundred Rupees, and a further sum not exceeding One Hundred Rupees for every day on which he shall wilfully continue to disobey such direction; and in case of such refusal or neglect, it shall be lawful for the said Harbour Master to do or to cause to be done all such acts as shall be reasonable or necessary for the purpose of carrying such direction into execution, and to hire and employ proper persons for that purpose; and all reasonable expenses which shall be incurred in doing such acts, shall be paid and borne by the person or persons so offending. Any written notice of a direction given under this Act, which shall be left for the Master of any vessel with any person employed on board thereof, or which shall be affixed on a conspicuous place on board of such vessel, shall, for the purposes of this Act, be deemed to have been given to the Master thereof.

XI. In every Port subject to this Act, to which the provisions of this Section shall be specially extended by any order of the Local Government, it shall be unlawful to move any Vessel of the burthen of 200 tons or upwards, without

Special Rule. Vessels in certain cases not to be moved without having a Pilot &c., or the permission of the Harbour Master.

having a Pilot, Harbour Master, or Assistant Harbour Master on board; or to move a Vessel of any burthen less than 200 tons and exceeding 100 tons, without having on board a Pilot, Harbour Master, or Assistant Harbour Master, unless authority in writing so to do has been obtained from the Master Attendant, Harbour Master, or an Assistant of the Master Attendant or Harbour Master; and if any Vessel shall, except in a

Exception.

case of urgent necessity, be removed contrary to the provisions of this Section, the Master of such Vessel shall be liable to a penalty not exceeding Two Hundred

Penalty.

Rupees for every such offence, unless the Master of the Vessel shall, upon application to the Harbour Master, be unable to procure a Pilot, Harbour Master, or Assistant Harbour Master to go on board the said Vessel.

XII. The Master of any Vessel in any Port subject to this Act shall, when

Master to permit warps to be made fast to his Vessel.

required so to do by the Harbour Master, permit warps to be made fast to such Vessel, for

the purpose of warping any other Vessel in the Port, and shall not allow any such warp to be let go, until required so to do; and any Master offending

Penalty.

against the provisions of this Section shall be liable, for every such offence, to a penalty not exceeding Two Hundred Rupees.

XIII. If the Master of any Vessel shall cause

Special Rule.

or suffer any warp or hawser attached to his Vessel, to be left out in any such Port after sunset in such a manner as to

endanger the safety of any boat or other Vessel navigating in the said Port, he shall be liable to a

penalty for every such offence not exceeding Two Hundred Rupees.

XIV. The Harbour Master of any such Port

Harbour Master may, in case of necessity, cut ropes, &c.

may, in case of urgent necessity, cut any warp, rope, cable, or hawser, which shall endanger the safety of any Vessel in his

Port, or at or near to the entrance thereof.

XV. If any person shall, without lawful ex-

Penalties for causing obstruction or public nuisance.

cuse, cause any obstruction or impediment to the navigation of any Port, River, or Channel subject to this Act, or shall

cause any public nuisance affecting or likely to affect such navigation, every such person shall be liable to a penalty not exceeding One Hundred Rupees, and also to pay all reasonable expenses which shall be incurred in abating or removing such nuisance, obstruction, or impediment; and the Harbour Master, or any Magistrate having jurisdiction over the offence, may cause such nuisance, obstruction, or impediment to be abated and removed.

XVI. The Harbour Master may remove, or

Any floating timber, &c. or any obstruction on shore within the limits of the Port to be removed at the expense of owner.

cause to be removed, any timber or raft, floating or being in any part of any such Port, which shall impede the free navigation of such Port, or any thing which shall obstruct or impede

the lawful use of any pier, jetty, landing-place, wharf, quay, dock, mooring, or other work, on any part of the shore or bank which has been declared to be within the limits of such Port, and is not private property; and the owner of any such timber or raft or other thing shall be liable to pay the reasonable expenses of such removal.

XVII. If the owner of any such timber or raft, or the person who has caused

Expenses of removal may be recovered as a penalty.

any such obstruction, impediment, or public nuisance as in either of the two last preceding

Sections mentioned, shall neglect to pay the expense of the removal thereof, within one week after demand, or within fourteen days after such removal shall have been notified in the Official Gazette of the Presidency, or in such other manner as the Local Government by any general or special order may direct, such expenses may be recovered in the same manner as any penalty under this Act, and the Harbour Master may cause such timber, raft, or other thing, or the

Timber, &c. may be sold.

materials of any nuisance or obstruction so removed, or so

much thereof as may be necessary, to be sold by Public Auction, and may retain all the expenses of such removal and sale out of the proceeds of such

Proceeds how to be dealt with.

sale; and shall pay the surplus of such proceeds or deliver so much of the said timber or other materials as shall remain unsold, to the owner or other

person entitled to receive the same; and if no such person appear, shall cause the same to be kept and deposited in such manner as the Local Government shall direct; and may, if necessary, from time to time, realize the expenses of keeping the same, together with the expenses of such sale, by a further sale of so much of the said timber or other materials as may remain unsold.

XVIII. If any person shall wilfully and without lawful excuse lift, injure,

Penalty for injuring Buoy, &c.

loosen, or set adrift any buoy, beacon, or mooring, fixed or

laid down by or by the authority of the Local Government in any Port, River, or Channel subject to this Act, he shall for every such offence be liable, in addition to the payment of the amount of damages done, to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

XIX. If any Vessel shall hook or get foul of

Notice to be given to Harbour Master if Vessel gets foul of Government moorings, &c.

any of the buoys or moorings laid down by or by the authority of the Local Government in any such Port, River, or

Channel, the Master of such Vessel shall not, nor shall any other person, except in the case of emergency, lift such buoy or mooring for the purpose of unhooking or getting clear from the same, without the assistance of the Harbour Master, and the Harbour Master, immediately on receiving notice of such accident, shall assist and superintend the clearing of such Vessel; and the Master of such Vessel shall, upon demand, pay such reasonable

Penalty.

expense as may be incurred in clearing the same. If any person shall offend against the provisions of this Section, he shall be liable to a penalty not exceeding

One Hundred Rupees for every such offence.

XX. If any person shall wilfully and without

Penalty for wilfully loosening a Vessel from its moorings.

lawful excuse loosen or remove from its moorings any Vessel within any such Port, River, or

Channel, without leave or authority from the owner or Master of such Vessel, such person shall, for every such offence, forfeit a sum not exceeding Two Hundred Rupees, or, at the discretion of the Magistrate, be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

XXI. If any Vessel shall be wrecked, stranded, or sunk, in any such Port, River, or Channel, so as to impede or be likely to impede the navigation thereof, the Harbour Master may cause the same to be raised, removed, or destroyed; and, unless the expense of such work shall be repaid within one month after the completion thereof, may recover the same on behalf of the Local Government in the manner provided by Section XXXVII of this Act.

XXII. If any ballast or rubbish, or if any other thing likely to form a bank or shoal, or to be detrimental to navigation, shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides, or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

XXIII. If any person shall grave, bream, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

XXIV. If any person shall boil or heat any pitch, tar, resin, dammer, turpentine oil, or other such combustible matter on board any Vessel within any such Port, at any place where such act shall be prohibited by order of the Local Government, or contrary to the order or directions of the Harbour Master, every such person, and also the Master of any Vessel on board which such offence shall be committed, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

XXV. If any person shall, by candle-light or other artificial light, draw off spirits on board any Vessel within any such Port, every such person, and also the Master of every such Vessel, shall be liable for every such offence to a penalty not exceeding Two Hundred Rupees.

XXVI. In every such Port to which the provisions of this Section shall be specially extended by an order of the Local Government, every Vessel exceeding the burthen of 200 tons shall be provided with a proper force pump, hose, and appurtenances, for the purpose of extinguishing any fire that may occur on board;

and the Master of every such Vessel who, after having been required by the Harbour Master to comply with such provision, shall, without lawful excuse, neglect or refuse so to do for the space of seven days after such requisition, shall be liable to a penalty not exceeding Five Hundred Rupees.

XXVII. The Local Government may, by order, fix the limits within which Vessels shall be prohibited from having on board, in any Port, River, or Channel subject to this Act, any quantity of gunpowder, rockets, or other combustible ammunition, exceeding altogether 50 lbs. in weight, whether manifested for delivery or not; and in such case the Local Government shall appoint a proper place of deposit for such gunpowder, rockets, or combustible ammunition in excess of the quantity above allowed, and an Officer to receive the same.

XXVIII. The Local Government may in such cases, by order, fix the times at or within which, and the manner in which, such gunpowder, rockets, or combustible ammunition shall be landed and deposited by any Vessel inward-bound, and also the times at or within which and the manner in which, the same shall be taken on board any Vessel from such place of deposit.

XXIX. The Master of such Vessel shall, upon such gunpowder, rockets, or combustible ammunition being deposited, make and sign a declaration in writing that there is not then, to his knowledge or belief, on board such Vessel any gunpowder, rockets, or combustible ammunition, exceeding the weight of 50 lbs.; and in case such Master shall knowingly make any false declaration with respect to any of the matters aforesaid, he shall be liable to a penalty not exceeding Two Hundred Rupees.

XXX. The Officer with whom such gunpowder or other combustible ammunition shall be deposited, shall give a receipt for the same to the Master or other person making the deposit, and he shall be accountable to such Master or other person for the redelivery of the same.

XXXI. If any Vessel shall be prevented by stress of weather from landing or depositing such gunpowder, rockets, or other combustible ammunition, in excess of the quantity allowed as aforesaid, the Master or owner of such Vessel shall, so soon as the weather may permit, land and deposit the same at the place so appointed as aforesaid, or shall forthwith give notice to the Harbour Master, or other Officer who shall be named for that purpose by any order of the Local Government, and shall obey his directions relating to the same.

XXXII. The Local Government may also in respect to such Port, by order, fix the times and places at which, and the manner in which, Vessels outward-bound, requiring to take in any gunpowder, rockets, or other combustible ammunition exceeding the quantity above-mentioned, shall

take in the same, whether such gunpowder shall have been previously landed from such Vessel or not.

XXXIII. The Master of any Vessel which shall have on board any gunpowder, rockets, or other combustible ammunition, contrary to the provisions of this Act, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence, and all gunpowder which shall be on board any Vessel, contrary to the provisions of this Act, shall be forfeited to Government, and may be seized by any Harbour Master, or by any Collector of Customs, or by any Custom House Officer, or other Officer authorized in that behalf by any general or special order of the Local Government, within the limits of their respective jurisdictions. Nothing in this Act contained shall extend to any gunpowder, rockets or other ammunition belonging to Government, or carried for the use of troops of Her Majesty or of the Honorable East India Company on board of any such Vessel.

XXXIV. If any person shall, without lawful excuse, discharge any gun, musket, or other fire-arm in any Port subject to this Act, or on or from the landing-places, piers, wharfs, or quays thereof, except a gun loaded only with gunpowder for the purpose of making a signal of distress, or for such other purpose as may be allowed by the Local Government, such person shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees.

XXXV. In every Port, River, or Channel subject to this Act, to which the provisions of this Section shall be specially extended by an order of the Local Government, no person, unless duly authorized by the Harbour Master, shall creep or sweep for anchors, cables, or other stores, lost or supposed to be lost, in such Port, River, or Channel. Every person offending against this provision shall be liable to a penalty not exceeding One Hundred Rupees.

XXXVI. If any anchors, wreck, stores, or other property shall be recovered by any Officer employed by the Local Government for that purpose, from the bed of any Port, River, or Channel subject to this Act, the Local Government shall be entitled to receive a reasonable sum for salvage, having regard to the place of recovery; and if any dispute shall arise as to the amount of such salvage, the same shall be fixed and determined by a Magistrate. A registry shall be kept of all anchors, wreck, or other property so recovered, in such manner, and at such place or places as the Local Government may direct; and such registry shall be open to public inspection at reasonable office hours, except on Sundays and such holidays as the Local Government may direct; and such registry shall contain a description of such property, and of the times and places where the same shall have been recovered.

XXXVII. If the property recovered under the last preceding Section, or by a Harbour Master acting under Section XXI. of this Act, is unclaimed, or if the person claiming the same refuses to pay the amount due to the Local Government in respect thereof, such property, if of a perishable nature, may be sold forthwith; and if not of a perishable nature, may be sold at any period, not less than six months after the recovery thereof, by Public Auction; and on the realization of the proceeds, the amount due to the Local Government for salvage, or for the expenses incurred under Section XXI. as aforesaid, shall be deducted therefrom, and credited to the Local Government, and the balance shall be paid to the person entitled to the property recovered, or, if no such person shall appear and claim the same, shall be held in deposit for payment, without interest, to any person who may thereafter establish his right to the same.

XXXVIII. In every Port, River, or Channel subject to this Act, to which the provisions of this Section shall be specially extended by an order of the Local Government, no person, without the permission of the Harbour Master, shall remove or carry away any rock, stones, shingle, gravel, or soil, or any artificial protection from any part of the Bank or Shore of such Port, River, or Channel; and no person shall sink or bury in any part of such Bank or Shore, whether the same be public or private property, any mooring-post, anchor, or any other thing which is likely to injure or to be used so as to injure such Bank or Shore, except with the permission of the said Harbour Master, and with the aid or under the inspection of such person or persons (if any) as he may appoint to take part in or overlook the performance of such work. If any person shall offend against the provisions of this Section, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence, and to pay the expenses of repairing the injury (if any) done to such Bank or Shore.

XXXIX. Port dues, at rates not exceeding the rates mentioned in the Schedule to this Act annexed, which Schedule shall be taken as part of this Act, shall be paid by every Vessel which shall enter or be in any Port, River, or Channel subject to this Act. No Port-dues shall hereafter be levied in any such Port, River, or Channel except under the authority of this Act; but nothing herein contained shall prevent the levy as heretofore of light duties under Regulation VI. of 1831 of the Bombay Code and Act XLII. of 1854, or of fines or duties payable under Act XXVII. of 1859.

XL. The Local Government may, from time to time, vary the rate at which Port-dues and fees shall be levied in any such Port, River, or Channel, in such manner as, having regard to the receipts and charges on account of that Port, it may deem expedient, by reducing or raising the dues and fees, or any of them; provided that the rates shall not in any case exceed the amount hereby authorized to be taken, and that

they shall at all times be the same in the same Port for all sorts of Vessels, according to tonnage.

XLI. For every Port at which Port-dues shall be levied under this Act, a distinct account to be called the Account of the Port Fund of the Port to which it relates, shall be kept by such Officer as the Local Government may appoint for that purpose. This account shall show in complete detail the receipts and charges of the Port; and an Abstract statement of every such account shall be published annually, as soon after the 1st of May of each year as may be practicable, in which statement the balance at the close of the year at the credit or debit of the Port shall be shown. If for any of the purposes of this Act, an advance of money shall have been or shall be made by Government on account of any Port subject to this Act, simple interest upon that advance, or upon so much of it as remains or shall remain unpaid, at such rate as the Governor General in Council may determine, shall be charged in the Port Fund Account thereof; all expenses, including the pay and allowances of all persons upon the establishment of the Port, the cost of buoys, beacons, lights, and all other works maintained chiefly for the benefit of Vessels being in, or entering, or leaving the Port, or passing through the Rivers or Channels leading thereto, but excluding receipts and expenses on account of Pilotage, incurred for the sake of every such Port, shall be charged in the Port Fund Account of that Port. And all money, including salvage money, proceeds of waifs, and fines, received under this Act, at or on account of every such Port, shall be credited in the Port Fund Account of that Port.

XLII. The Collector of Customs at every such Port, or such other Officer as the Local Government shall appoint, shall collect the Port-dues above-mentioned. The Officer to whom any such Port-dues shall be paid, shall grant to the person paying the same a proper voucher in writing under his hand, describing the name of his Office, the Port or place at which the same shall be paid, and the name, tonnage, and other proper description of the Vessel in respect of which such payment shall have been made.

XLIII. Within twenty-four hours after the arrival within the limits of any such Port of any Vessel liable to the payment of Port-dues under this Act, the Master of such Vessel shall report such arrival to the Harbour Master of such Port, and if any Master of a Vessel shall, without lawful excuse, fail to make such report within the time aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence.

XLIV. If any Vessel liable to the payment of Port-dues under this Act, shall be in any such Port, without proper marks on the stern and stern posts thereof for denoting the draught of such Vessel, the Harbour Master may, in any case in which it shall be necessary to ascertain the draught of such Vessel, cause the same to be ascertained by means of the operation of hooking, and the Master of such Vessel shall be liable to pay the fee provided for

such service by the Schedule annexed to this Act.

XLV. In order to ascertain the tonnage of any Vessel liable to pay Port-dues under this Act, the following rules shall be observed:—

Clause 1.—If such Vessel be a British registered Vessel, or a Vessel registered under Act X. of 1841 or Act XI. of 1850, the Harbour Master may require the owner or Master of such Vessel, or any person having possession of the register of such Vessel, to produce such register for inspection; and if any such Master or other person shall, without lawful excuse, neglect or refuse to produce such register as aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees. If any such owner, Master, or other person as aforesaid shall neglect or refuse to produce such register, or otherwise to satisfy the Harbour Master as to what is the true tonnage of the Vessel in respect of which such Port-dues shall be payable, it shall be lawful for the Harbour Master to cause such Vessel to be measured, and the tonnage thereof to be ascertained; and in such case, the owner or Master of such Vessel shall also be liable to pay the expenses of such measurement.

Clause 2.—If such Vessel be not a British registered Vessel, or a Vessel registered under Act X. of 1841 or Act XI. of 1850, and the owner or Master thereof shall fail to satisfy the Harbour Master as to what is the true tonnage of such Vessel, according to the mode of measurement prescribed by Act X. of 1841 or Act XI. of 1850, as the case may be, the Harbour Master shall cause such Vessel to be measured, and the tonnage thereof according to the mode aforesaid, to be ascertained; and in such case, the owner or Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

XLVI. If the Master of any Vessel, in respect of which any Port-dues, fees, or charges shall be payable under this Act, shall refuse or neglect to pay the same, or any part thereof, on demand, the Collector of Customs, or other person authorized to collect such Port-dues or charges, may distrain or arrest, if his own authority, such Vessel, and the tackle, apparel, and furniture belonging thereto, or any part thereof, and detain the same until the amount due shall be paid; and in case any part of the said Port-dues or charges, or of the costs of the distress or arrestment, or of the keeping of the same, shall remain unpaid for the space of five days next after any such distress or arrestment so made, the Collector of Customs, or other such person as aforesaid, may cause the Vessel or other thing so distrained or arrested to be sold, and with the proceeds of such sale may satisfy the Port-dues, charges, and costs, including the costs of sale remaining unpaid, rendering the surplus (if any) to the Master of such Vessel, upon demand.

XLVII. The Officer of Government whose duty it shall be to grant a Port clearance for any Vessel, shall not grant such Port clearance until the owner, agent, or Master of that Vessel, or some other person, shall have paid all Port-dues, fees, and charges to which such Vessel, or the owner or Master of such Vessel,

Disputes accounts of Port-dues to be kept and an abstract thereof to be published.

Tonnage of Vessel liable to Port-dues or how to be ascertained.

If registered.

Act XI. of 1850, the Harbour Master may require the owner or Master of such Vessel, or any person having possession of the register of such Vessel, to produce such register for inspection; and if any such Master or other person shall, without lawful excuse, neglect or refuse to produce such register as aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees. If any such owner, Master, or other person as aforesaid shall neglect or refuse to produce such register, or otherwise to satisfy the Harbour Master as to what is the true tonnage of the Vessel in respect of which such Port-dues shall be payable, it shall be lawful for the Harbour Master to cause such Vessel to be measured, and the tonnage thereof to be ascertained; and in such case, the owner or Master of such Vessel shall also be liable to pay the expenses of such measurement.

Clause 2.—If such Vessel be not a British registered Vessel, or a Vessel registered under Act X. of 1841 or Act XI. of 1850, and the owner or Master thereof shall fail to satisfy the Harbour Master as to what is the true tonnage of such Vessel, according to the mode of measurement prescribed by Act X. of 1841 or Act XI. of 1850, as the case may be, the Harbour Master shall cause such Vessel to be measured, and the tonnage thereof according to the mode aforesaid, to be ascertained; and in such case, the owner or Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

On refusal to pay Port-dues, &c., the Collector may distrain and sell.

Master to report the arrival of Vessel to Harbour Master.

Penalty.

Harbour Master may in certain cases ascertain the draught, and charge the expenses thereof to the Master.

No Port clearance to be granted until dues, &c., are paid.

ed in respect thereof, shall be liable under this Act.

XLVIII. The Harbour Master or any of his Assistants may, whenever he shall suspect that any offence has been or is about to be committed in any Vessel contrary

to this Act; or whenever it is necessary for him so to do, in the discharge of any duty imposed upon him by this Act; and the Collector of Customs or other Officer appointed to collect any Port-dues or other charges payable in respect of any Vessel under this Act, may, whenever it is necessary so to do for the performance of any duty imposed upon such Collector or other Officer under this Act; either alone or with any other person or persons, go on board any Vessel within the limits of

any port, River, or Channel subject to this Act. If the Master or other person in charge of such Vessel shall, without lawful excuse, refuse to allow any such Harbour Master or Assistant Harbour Master, Collector of Customs, or other Officer or person, to enter such Vessel for the performance of any duty imposed upon him by this Act, he shall, for every such offence, be liable to a penalty not exceeding Two Hundred Rupees.

XLIX. If any person shall wilfully obstruct or hinder any Officer in the execution of any duty imposed or power conferred by this Act, or shall assault or ill-treat him in the discharge of such duty or in the exercise of such power, such person shall, for every such offence, be subject to a penalty not exceeding Two Hundred Rupees.

L. The Harbour Master and every person assisting him are hereby indemnified for all acts which in good faith they may do, or cause to be done, in pursuance of this Act; and all acts, orders, or directions by this Act authorized to be done or given by any Harbour Master, may, subject to his control, be done or given by any Assistant of such Harbour Master. And any person hereby authorized to do any act, may call to his aid such assistance as may be necessary.

LI. If any Vessel belonging to any of Her Majesty's subjects, or sailing under British Colors, shall hoist, carry or wear, within the limits of any Port, River, or Channel subject to this Act, any flag, jack, pendant, or colors, the use whereof on board such Vessel shall have been prohibited by the 10th Section of the 8 and 9 Vic. c. 87, or by any future Statute to be made in that behalf, or by any Proclamation made or to be made in pursuance of any such Statute, or by any of Her Majesty's Regulations in force for the time being, the Master of such Vessel shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees; and such penalty shall be in addition to any other penalty which may be recoverable under the said Statute or any future Statute to be made in that behalf; and it shall be lawful for any Officer of the Indian Navy, within the limits of such Port, River, or Channel, or for the Harbour Master of such Port, to enter on board any such Vessel, and to seize and take away any flag, jack, pendant, or color so unlawfully hoisted, carried, or worn on board the same.

LII. All offences against this Act shall be punishable in a summary manner

by a Magistrate. And, in addition to the means prescribed by Act II. of 1839, the provisions of which are hereby extended to all penalties imposed under this Act, it shall be lawful for a Magistrate, by Warrant under his hand, to cause the amount of any such penalty imposed upon the owner or Master of any Vessel for any offence committed on board of such Vessel, or in the management thereof, or otherwise in relation thereto, whereof such owner or Master shall be convicted, to be levied by distress and sale of such Vessel, and the tackle, apparel, and furniture thereof, or so much thereof as shall be necessary.

LIII. In case of any conviction under this Act, the convicting Magistrate may order the offender to pay the costs of such conviction, in addition to any penalty or expenses to which he may be liable. Such costs may be assessed by the Magistrate, and may be levied and recovered in the same manner as any penalty under this Act.

LIV. In every case in which any person shall be liable, under the provisions of this Act, to pay any sum of money, damages, or expenses not exceeding One Thousand Rupees, the same may be recovered and levied in the same manner as any penalty under this Act; and, if necessary, the amount thereof may be fixed and assessed by the Magistrate before whom the case shall be tried.

LV. In any case in which any penalty, damages, or expenses shall be levied under this Act, by distress and sale, the cost of such distress and sale may be levied in addition to such penalty, damages, or expenses, and in the same manner.

LVI. If any dispute shall arise concerning the amount leviable by any distress or arrestment by virtue of this Act, or the charges or costs payable under the last preceding Section, the person making such distress or using such arrestment, may detain the goods distrained or arrested, or the proceeds of the sale thereof, until the amount to be levied shall have been determined by a Magistrate; who, upon application made to him for that purpose, shall have power to determine such amount, and to award such costs to be paid by either of the parties to the other of them, as he shall think reasonable; and payment of such costs, if not paid on demand, shall be enforced in the same manner as any penalty under this Act.

LVII. Nothing in this Act shall extend to any Vessel belonging to, or in the service of Her Majesty, or of the East India Company, or to any Vessel of war belonging to any Foreign Prince or State; nor to deprive any person of any right of property or other private right, except as heretofore expressly provided; nor to affect any law or regulation relative to the Customs; nor any order or direction which shall have been lawfully made or given in pursuance of the provisions of any such law or regulation.

LVIII. The East India Company shall not be answerable for any act or default of any Master Attendant, Harbour Master, or other Conservator of any Port, River, or Channel subject to this Act; or

Indemnity to East India Company against default of Harbour Master, Pilot, &c.

of any Pilot; or of any Deputy, or Assistant of any of the Officers above-mentioned; or of any person acting under the authority or directions of any such Officer or Assistant; done within the limits of such Port, River, or Channel; nor for any damage or injury sustained by any Vessel in consequence of any defect in any of the moorings, hawsers, or other things belonging to the said Company, within the said limits, which may be used by such Vessel.

LIX. The word "Magistrate" in this Act shall include a Justice of the Peace of the Presidency Towns of Calcutta, Madras, and Bombay, a Joint Magistrate, and any person lawfully exercising the powers of a Magistrate, and also any Deputy or Assistant Magistrate to the extent of the powers of such Deputy or Assistant Magistrate.

Interpretation of word "Magistrate" in this Act.

LX. Whereas divers Ports and navigable Rivers may be situated partly within the jurisdiction of one Magistrate, and partly within that of another, by reason whereof doubts may arise upon questions of jurisdiction over offences which may be committed contrary to this Act; it is therefore enacted that if any person shall be guilty of an offence against the provisions of this Act, in any Port, River, or Channel subject to this Act, such offence shall be punishable by any Magistrate having jurisdiction over any district or place adjoining such Port, River, or Channel, or adjoining either side of that part of the navigable River or Channel in which such offence shall be committed; and that such Magistrate may exercise all the powers of a Magistrate under this Act, in the same manner and to the same extent as if such offence had been committed locally within the limits of his jurisdiction, notwithstanding the offence may not have been committed locally within such limits; and in case any such Magistrate shall exercise the jurisdiction hereby vested in him, the offence shall be deemed, for all purposes, to have been committed locally within the limits of his jurisdiction.

Jurisdiction over offences not committed within local limits of jurisdiction.

LXI. No conviction, order, or judgment of any Justice of the Peace shall be quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*; and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order or judgment shall be aided by what so appears in such depositions.

Conviction to be quashed on merits only. Form of conviction &c.

LXII. In the construction of this Act, unless there be something in any special provision thereof, or in the context, repugnant to such construction, the words "Local Government" shall be deemed to mean the person or persons for the time being immediately administering the Executive Government of that portion of the Territories under the Government of

Construction of Act.

the East India Company in which the Port, River, or Channel in question is situated. The word "Vessel" shall include any floating thing used for the conveyance by water of human beings or of property. The word "Master," when used in relation to any Vessel, shall mean and include any person having for the time being the charge, or command, or control of such Vessel.

SCHEDULE

Of Port-dues and Fees chargeable under this Act.
Upon all Vessels, of whatsoever description, being Vessels to which this Act applies, entering or being in any Port, River, or Channel subject to this Act, and either taking in or discharging any cargo or passengers therein, a consolidated tonnage duty, not exceeding eight annas a ton.

Upon all such Vessels entering any such Port, River, or Channel, but not taking in or discharging any cargo or passenger therein, one half the consolidated tonnage duty that would otherwise be chargeable under the preceding Rule.

Provided that no consolidated tonnage duty shall be chargeable upon the same Vessel at the same Port more than once within six months.

Upon any Vessel within any such Port shall be chargeable fees for the following services, at the following rates respectively:

For Mooring, a fee not exceeding.....	a ton.
For Unmooring " " " "	" "
For Bunking " " " "	" "
For Measuring " " " "	" "
For receiving Gunpowder, " "	a lb.

In calculating Port-dues and charges according to this Schedule, Boats and other Vessels of less burthen than one ton shall be rated as being of the burthen of one ton: and fractions of a ton in Vessels of greater burthen than one ton, shall be disregarded.

Fishing boats, employed only in fishing, shall not be chargeable with Port-dues.

W. MORGAN,

Clerk of the Council.

Notifications, Appointments, &c.

No. 2513.

Government of Bengal,

Fort William, the 16th November 1854.

NOTICE.

WHEREAS it is provided by Act No. 26 of 1850 that whenever any application shall be made to the Government for putting the said Act in force in any Town or Suburb, notice thereof shall be given in the Government Gazette of the Presidency or Place, and also by Proclamation within such Town or Suburb, setting forth the purposes of the application and giving reasonable time for all inhabitants of such Town or Suburb to declare themselves for, or against, the adoption of the said Act therein, for such purposes, or any one of them; and whereas an application has been recently made to the Go-

Judicial.

verment of Bengal by several persons, inhabitants of the Town of Nattore, praying that the said Act No. 26 of 1850, may be put in force within the Town of Nattore, for the purpose of making better provision for cleansing, repairing, lighting, and watching the public Streets, Roads, Drains, and Tanks, and for improving the said Town and preventing any nuisance arising therein: Notice of the application aforesaid is hereby given; and all inhabitants of the said Town are hereby informed, that such of them as are minded to declare themselves for, or against, the adoption of Act No. 26 of 1850 in the Town of Nattore, for the purposes described in the application aforesaid, or any of them, may declare themselves accordingly before the Assistant Magistrate stationed at Nattore, at any time during the usual Office hours till the first of January next. Notice is also hereby given, that the Assistant Magistrate at Nattore has been directed, besides noting such declarations as may be made in the manner above-mentioned, to keep a book wherein every occupant of a house, or shop, now paying chowkedaree assessment for the Town of Nattore, may have himself inscribed as being in favor of, or against, the prayer of the application aforesaid, on applying to the Assistant Magistrate at any time within Office hours before the first day of January next.

By Order of the Lieutenant Governor of Bengal,

W. GREY,

Secy. to the Govt. of Bengal.

No. 41.

Port William, Financial Department,
The 10th November 1854.

Notification.—With advertence to the Notification issued from this Department on the 26th May last, intimating that after six months from the date of its publication the rate of interest on Civil deposits in the Government Savings Bank would be reduced from 4 to 3 per Cent. per annum, and on the deposits of Soldiery from 4 to 3½ per Cent., the Most Noble the Governor General in Council is pleased to resolve that all Treasury Notes of European Soldiers, that are now out at the several Presidencies and bear interest at 4 per Cent. under the G. O. of October 1848, shall be discharged at the respective Presidencies, on or subsequent to the 26th instant, by cash payment, or by transfer, at the option of the holders, to other Treasury Notes, bearing interest at 3½ per Cent. per annum.

By order of the Most Noble the Governor General in Council,

C. HUGH LUSHINGTON,
Offy. Secy. to the Govt. of India.

Port William, Foreign Department,
The 17th November 1854.

No. 4914.

Lieutenant A. G. Davidson, Adjutant of the Mhairwarra Local Battalion, has obtained leave of absence for four months, from the 23rd ultimo, on Medical certificate, under the new Furlough Regulations, to visit Agra.

No. 4915.

The Reverend J. Steel, Chaplain at Kussowlee, has obtained leave of absence for one month, from the date on which he may quit his station.

No. 4916.

Pundit Kedarnath, Extra Assistant, attached to the Settlement Department, Thaneysur district, has obtained leave of absence for one month, under Medical certificate, from such date as he may have made over charge of his Office.

No. 4917.

Mr. R. F. Saunders, Assistant Commissioner of Simla, has obtained leave of absence for one month, under Section XV. of the new Rules, from such date after the 1st instant on which he may avail himself of it.

No. 4918.

Doctor P. Rolland, in charge of the Dispensary at Ferozepore, has obtained leave of absence, under Medical certificate, up to the 1st proximo, in extension of the leave granted to him in General Order of the 23rd June last, No. 2692.

No. 4919.

The leave of absence granted to Lieutenant W. H. Beynon, Adjutant and Officiating Second-in-Command of the Kotah Contingent, to visit Bombay, in General Order of the 27th September last, No. 4309, is cancelled at his request.

No. 4920.

Lieutenant T. H. Chamberlain, Assistant General Superintendent of Operations for the Suppression of Thuggee and Dacoity at Meerut, having resumed charge of his duties on the 26th ultimo, the unexpired portion of the leave granted to him in General Order of the 19th August 1853, No. 3602, is cancelled.

The 21st November 1854.

No. 4921.

Major C. Davidson resumed charge of his duties as First Assistant to the Resident at Hyderabad and of the Thuggee and Dacoity Establishments at that place, on the 1st instant.

G. F. EDMONSTONE,
Secy. to the Govt. of India.

Orders by the Hon'ble the Lieut.-Governor, of the North-Western Provinces.

No. 1382 A. of 1854.

General Department,

Camp Fettehgarh, the 13th November 1854.

Appointment.—The Reverend Charles Garrett, A. B., to be Chaplain of St. George's Church, Agra.

No. 4446 of 1854.

Judicial Department,

Head Quarters, the 13th November 1854.

Leave of Absence.—Cazee Zeaoollah Khan, Second Principal Sudder Ameen of Goruckpore, for two weeks, on Medical certificate, from the 24th ultimo.

No. 4458 of 1854.

Mabarizooddeen, Sudder Ameen of Moradabad, for two weeks, on Medical certificate, from the date of his availing himself of the leave.

No. 4488 of 1854.

Revenue Department,

The 14th November 1854.

Appointments.—Sookhloll to be a Deputy Collector under Regulation IX. of 1833, for the purposes of Survey and Settlement in the Saugor and Nerbudda Territories.

No. 2237 A. of 1854.

Judicial Department,

Camp Mahomedabad, the 14th November 1854.

Mr. George Passanah, Assistant Superintendent at Orai, to be Registrar of Deeds for the Pergunnahs of Koonch and Calpee, in the District of Jalaun.

No. 2261 A. of 1854.

Judicial and Revenue Department.

Leave of Absence.—Mr. Charles Currie, Joint Magistrate and Deputy Collector of Allahabad, for one month, under Section XIII. of the new Absentee Rules, to take effect from the 25th instant.

No. 1390 A. of 1854.

General Department,

Camp Bawur, the 15th November 1854.

Appointments.—The Rev. John B. D'Aguilar, B. A., to be Chaplain of Roorkee, with charge of Saharunpore and Mozuffernugger, as out-stations.

The Rev. Richard Panting, A. M., to be Chaplain of Landour.

These appointments to have effect from the 1st proximo.

No. 2272 A. of 1854.

Judicial Department.

Leave of Absence.—Assistant Surgeon G. E. Playfair, M. D., Civil Assistant Surgeon of Saharunpore, for three months, from 5th December 1854, to visit the Presidency, preparatory to applying for Furlough to Europe.

No. 1393 A. of 1854.

General Department,

Camp Mynpury, the 16th November 1854.

Notification.—The services of Mr. Henry B. Medlicott, B. A., Professor of Geology in the Thomason College of Civil Engineering, are placed temporarily at the disposal of the Government of India.

W. Muir,

Secy. to Govt., N. W. P.

No. 4466 of 1854.

Revenue Department,

Agra, the 13th November 1854.

Leave of Absence.—Mr. J. Alone, Deputy Collector under Regulation IX. of 1833, in Zillah Goruckpore, for one month and five days, from the 11th December next, on private affairs.

No. 3043 of 1854.

General Department,

The 16th November 1854.

Notification.—The Hon'ble the Lieutenant-Governor is pleased to appoint the under-mentioned Gentlemen to be Marriage Registrars under Act V. of 1852, in the Districts opposite to their respective names:—

Lieutenant Francis Wingrave Pinkney to be Marriage Registrar of Jubbulpore.

Lieutenant William Nembhard to be Officiating Marriage Registrar of Hosangabad.

Captain Augustus Henry Ternan to be Officiating Marriage Registrar of Nursingpoor.

Lieutenant James Creighton Wood to be Officiating Marriage Registrar of Dumow.

Lieutenant Edward Clerk to be Officiating Marriage Registrar of Mundla.

Lieutenant Benjamin Hawes to be Officiating Marriage Registrar of Seconee.

Captain William Charles Western to be Officiating Marriage Registrar of Baitool.

Lieutenant George Fred. Salmon Browne to be Officiating Marriage Registrar of Chundree.

Mr. Charles R. Coles to be Officiating Marriage Registrar of Nagode.

Mr. William Balmain to be Officiating Marriage Registrar of Jalaun.

Lieutenant Francis David Gordon to be Officiating Marriage Registrar of Jhansoe.

By order of the Hon'ble the Lieut.-Governor, North-Western Provinces,

C. P. CANNICHALE,

Assist. Secy. to Govt., N. W. P.

*General Orders by the Most Noble the Governor
General of India in Council.*

Fort William, 17th November 1854.

No. 1150 of 1854.—The Hon'ble the Court of Directors having transmitted to the Government of India further explanatory instructions regarding the Furlough Regulations published in Government General Order, No. 110, of the 1st of February 1854, the Most Noble the Governor General in Council is pleased to cancel that General Order, and to promulgate in a connected form the Rules which have been laid down by the Hon'ble Court for regulating Furloughs and Leaves of Absence.

With the view of adapting the Regulations to the present increased facilities of communication, and to correct, as far as possible, any tendency in them, to deter Officers from resorting to the places which may be most conducive to the restoration of their health, when a change of climate is required for that purpose, the following Rules are established, and are to have effect from the 1st February 1854:—

1. All Regimental Officers in the Service on the 1st February 1854, who prefer retaining what may be considered the advantages of the old Regulations, may do so, provided they signify their wish to that effect when they next apply for Furlough or leave of absence, without any limitation whether such leave be in India or elsewhere; and Officers who once make their election will not be entitled to any other choice, but will be afterwards subject to the new or old Regulations according to their decisions.

2. Staff Officers, as such, have not the above option allowed them, but they may retain the advantages of the old Regulations by giving up their appointments, which, in such cases, will be considered vacated from the date of embarkation.

3. To those Officers who adopt them, the new Regulations will apply retrospectively in respect of Furlough and leave of absence beyond sea, and in computing their time of service for retirement, so that their Furloughs or leaves of absence, whether under the old or the new Rules, and whether on private affairs or sick certificate within or beyond India, will count for service to the authorized extent only, in computing the time for retirement on full pay.

4. Officers who have availed themselves of the option of the old Rules, are allowed to re-consider the question under the modifications now sanctioned.

5. Officers who have not taken leave subsequent to the publication of the new Rules on the 1st February 1854, and who consequently may not have been called upon to declare whether they would abide by the old or the new Regulations, will, on retirement from the Service, be entitled to take full advantage of the privileges given by the new Regulations.

Furloughs on Private Affairs.

6. Every Officer will be allowed a Furlough to Europe, or elsewhere, beyond sea, for a period of two years at the expiration of ten years' service, and for a second period of two years after twenty years' service in India.

7. The second Furlough of two years will only be granted after ten years' service in India from the date of the return to duty after the first Furlough of two years. These Furloughs are not to be cumulative, under any circumstances, but are

limited to two years. Officers who have taken leave of absence on sick certificate to Europe or elsewhere beyond sea, will be ineligible to a Furlough on private affairs until they have served six years from their last return to duty. This Rule does not apply to short leaves to sea.

8. All grants of Furlough on private affairs are subject to the exigencies of the Public Service, and to the Regulations framed for the preservation of the efficiency of each Regiment by limiting the number of absentees.

9. Officers holding Staff or other detached appointments may be allowed Furlough for a period of six months without losing their appointments; but, during that period, they will not be entitled to any portion of their Staff Salary, which will be drawn in full by the Officers officiating for them.

10. All Officers, whether Staff or Regimental, while on Furlough on private affairs, will be entitled to "Furlough pay" only.

Leave of Absence on Sick Certificate.

11. Leave of Absence on sick certificate will be granted for a term not exceeding eighteen months, whether it be to any place in Europe or elsewhere out of India.

12. Extensions of such leave may be granted, as at present, on production of Medical certificates, for further periods not exceeding eighteen months in the whole.

13. An Officer holding a Staff or other detached appointment will be allowed to be absent on sick certificate in England or elsewhere, beyond sea, for a period of fifteen months, without losing his appointment; and, during the first six months only of such absence, he will be entitled to draw half the Staff Salary of his appointment, the Officer officiating for him drawing the remaining half salary during the first six months, and the whole salary during the remainder of the time.

14. An Officer's claim to half Staff Salary for six months, as sanctioned in the preceding Rule, will not be affected by his subsequently retiring from the Service in Europe or elsewhere.

15. No portion of Command Allowance, Medical Staff Salary or other similar allowance, which under the old Rules was inadmissible to Officers absent from their Corps or Stations at the Cape or elsewhere, will be allowed to absent Officers under these Regulations.

16. All Officers, whether Staff or Regimental, while on leave of absence on sick certificate, will be entitled for a period of six months to the same rate of Indian Pay and Allowances as was allowed under the old Regulations to Officers proceeding to the Cape on Medical certificate, and for the remaining period of their leave they will receive Furlough pay only.

17. If the leave on sick certificate be extended, Furlough pay will be continued, but under no circumstances for a longer period than three years altogether from the commencement of the absence.

Staff Officers.

18. The term Staff Officer applies to all Officers holding Staff or detached appointments, Military, (General or Regimental,) Political or Civil; also to General Officers commanding Divisions, Members of the Medical Board, Superintending Surgeons, and others who, under the old Rules, were entitled to draw half Staff allowance when absent at the Cape.

19. Staff Officers, absent on leave beyond the periods stated in Rules 9 and 13 respectively, can-

not retain their appointments and allowances except on special grounds, to be sanctioned by the Government of the Presidency. Any such special grant of leave is to be reported at once to the Hon'ble the Court of Directors, with the reasons for it, and to be subject to their approbation.

20. The privilege of retaining Staff appointments during leave of absence on sick certificate, or on Furlough on private affairs, will not be available a second time, if the fresh leave is on sick certificate, until an Officer has been three years, or if on private affairs, until he has been six years in the discharge of the duties of his appointment, from the date of last return to it.

21. This Rule, however, does not apply to leaves of absence, whether on sick certificate or on private affairs in India, or for brief periods to Ceylon, the Mauritius, or other places out of India.

22. Officers commanding Troops of Horse Artillery and Light Field Batteries, and Officers generally in employment, will be allowed leave out of India under the same Rules with respect to allowances and tenure of Command or Office as regulated the grant of leave to the Cape to such Officers under the old Regulations, except as to the duration of those advantages, the time for their continuance being subject to the provisions of the new Regulations.

Dates of Furlough and Advances of Pay.

23. The period of Furlough on private affairs, or leave of absence on sick certificate, is to be calculated from the date of the departure from India of the ship in which the Officer proceeds.

24. Advances of Pay and Allowances, Staff and Regimental, to Officers proceeding on leave of absence on sick certificate, who may be entitled to them, will be made in India for three months from date of embarkation. Payments in continuation will be made in England at the rates of exchange fixed annually for re-payment of advances made on account of Her Majesty's Government. Furlough pay will continue to be issued in advance for six months when required by Officers obtaining Furlough on private affairs.

25. The existing Regulations regarding Passage Money to Officers are not affected by these Rules.

26. The certificates issued to Officers who are granted Furloughs on private affairs, or leave of absence on sick certificate, are to specify the time each Officer has been absent on leave within Indian limits, as well as the time of his previous absence in Europe; but will not include the periods allowed for proceeding to the Presidency or port of embarkation, and to enable Officers to rejoin their Regiments or Stations, after their return to India, nor the leave of one month's absence in six months as authorized by the Regulations. The last pay certificate of all Officers proceeding to England on sick certificate is to specify the rate of Regimental pay and allowances and Staff salary to which they would have been entitled under the old Regulations if proceeding to sea on Medical Certificate. This information is necessary in order that no difficulty may arise in the Pay Department of the India House in adjusting the several payments which may be due.

Officers of H. M.'s Service.

27. Officers of Her Majesty's Service in India, whether employed Regimentally or in Staff or detached situations, are entitled to the advantages above laid down in respect to allowances and

tenure of office when on Furlough or leave of absence.

28. In the case of Officers of her Majesty's Service on Furlough or Sick Certificate in England or elsewhere, who may retire or exchange into Regiments not on the Indian establishment, the grant to these Officers of Indian allowances will cease from the date of their retirement or exchange, if it take place before the expiration of six months from the date of quitting India.

Periods of absence allowed to be counted as Service for Retiring Pensions.

29. In order that all Officers quitting India on Furlough, or Sick Certificate, may be placed on an exact equality as regards loss of time, the period allowed by Regulation for proceeding to the Presidency or to the nearest port of embarkation, as well as the time to enable Officers to rejoin their corps or station after their return to India, will be considered as time counting for service for the Retiring Pension.

30. No Furlough or leave of absence, as announced in General Orders, exceeding two years in twenty years' aggregate service, three years in twenty-five years' service, and four years in thirty years' service, shall be allowed to count as service for the Retiring Pension; and no difference will be made in this respect between leave of absence taken in Europe or elsewhere, in or out of India, or whether the leave be on sick certificate or on private affairs.

31. In the term "Leave of Absence as announced in General Orders" is to be included all leave of absence except the period allowed in Rule 29, and the ordinary indulgence of one month's leave in six months, as authorized by the existing Regulations, and which are in all cases, whether of Regimental or Staff Officers, to be allowed to count as service for the pension. All leave to a greater extent, granted by Political and other authorities, which may not hitherto have been published in General Orders, must be so announced hereafter.

32. Officers to be entitled to retire on the full pay of their Regimental Rank (under the Regulation of 1796,) must have served twenty-two years in India, out of which leaves of absence for two years in the aggregate, and not more, will be allowed to count as service for the Retiring Pension.

33. Officers to be entitled to retire on the full pay of Captains and Majors (under the Regulations of 1835-7,) must have served twenty and twenty-four years respectively, out of which time leaves of absence for two years in the aggregate, and not more, will be allowed to count as service.

34. Officers to be entitled to retire as Lieutenant-Colonels must have served twenty-eight years, out of which leaves of absence for three years in the aggregate, and not more, will be allowed to count as service.

35. Officers to be entitled to retire as Colonels, must have served thirty-two years, out of which leaves of absence for four years in the aggregate, and not more, will be allowed to count as service.

36. The scale, for Medical Officers and Veterinary Surgeons, of privileged Furlough and leave of absence, as counting for the Retiring Pension, will be as follows:—

Years Months.

1	8	in 17 and under 20 years' service
2	0	in 20 " " 25 " "
3	0	in 25 " " 30 " "
4	0	in 30 and upwards

37. It is to be distinctly understood, that under no circumstances whatever will an Officer be permitted to retire on full pay, until he has completed the full time of service above specified, whether he be in England at the close of his service or elsewhere.

38. The privileged time of absence may, with the permission of the local Government, be taken at any time subject to these Regulations. If therefore, at the end of twenty years' service, of which eighteen had been passed on actual duty in India, an Officer should be on Furlough, or Sick Certificate in Europe, or elsewhere, he will be entitled to retire on the full pay of a Captain without returning to India, and so in the other terms of service for the higher pensions. In like manner a Medical Officer on Furlough, or Sick Certificate in Europe, or elsewhere, at the end of seventeen years' service, fifteen years and four months of which had been passed on actual duty in India, will be entitled to retire on the lowest rate pension, without returning to India, and so in the other terms of service for the higher pension.

39. These Rules do not in any way affect the existing Regulations regarding the grant of leave in India, or for short periods to sea, whether on private affairs or on sick certificate, except as to the periods of such absence being taken into calculation in the time allowed to count as service for retirement on full pay.

No. 1151 of 1854.—Pensioned Sepoy Doannah Sing, late 61st Regiment Native Infantry, Lucknow Circle, No. 13,959, and Pensioned Naick Sadhoobeg, late 47th Regiment Native Infantry, Lucknow Circle, No. 7,502, are struck off the Pension List from the date of last payment made to them, they having been convicted of connivance in the fraud practised by Family Pensioner Rasant Sing, who was struck off the Pension List in Government General Order No. 770, of the 10th December 1852.

No. 1152 of 1854.—The services of the under-mentioned Officers are placed at the disposal of the Foreign Department :—

Lieutenant D. W. Wise, of the 4th Regiment Light Cavalry.

Lieutenant D. Briggs, of the 17th Regiment Native Infantry.

No. 1153 of 1854.—With reference to Government General Order No. 426, of the 21st April 1854, Conductor J. Burnell, of the Army Commissariat Department, will rank as such from the 23rd December 1853, instead of the 21st April 1854.

No. 1154 of 1854.—The Government General Order, No. 1143 of 1854, placing the services of Assistant Surgeon R. W. Macaulay, M. D., at the disposal of the Government of Bengal, is cancelled.

Port William, 18th November 1854.

No. 1155 of 1854.—The following Notifications from the Foreign Department are published in General Orders :—

No. 4878, dated 15th November 1854.—The Governor General in Council has been pleased to appoint Lieutenant G. M. Battye, of the 1st European Bengal Fusiliers, attached to the Punjab

Revenue Survey, to be an Assistant Commissioner in the Punjab.

No. 4890, dated 17th November 1854.—The unexpired portion of the leave of absence granted to Major S. A. Abbott, Deputy Commissioner of Roshempore, for two months, under Sections XI. and XII. of the revised Absentee Rules, in General Order of the 21st. July last, No. 3118,* is cancelled from the 9th instant, the date on which the Pilot left the Steam-ship *Oriental* at the Sand Heads.

* Vide Mitr. Dept. G. O., No. 757, of the 24th July 1854.

No. 1156 of 1854.—The following Notification from the Financial Department is published in General Orders :—

No. 40, dated 14th November 1854.—Appointment.—Mr. C. H. Lushington to be Accountant to the Government of Bengal and *Ex-Officio* Deputy Accountant General to the Government of India and Accountant in the Military Department, *vice* Mr. R. Walker, resigned : the appointment to take effect from the 1st instant, the date on which Mr. Walker was permitted to resign the East India Company's Civil Service. Mr. Lushington will continue to officiate as Secretary to the Government of India, in the Financial Department, until further orders.

No. 1157 of 1854.—The Pay, Batta and other Allowances, for November 1854, of the Troops at the Presidency and at the other Stations of the Army, will be issued on or after Monday the 11th proximo.

Fort William, 20th November 1854.

No. 1158 of 1854.—The following lists of rank of Cadets and Assistant Surgeons, appointed for the Bengal Presidency, are published for general information :—

No. 6 of 1854.

LIST OF RANK OF CADETS FOR THE BENGAL ENGINEERS, CAVALRY AND INFANTRY.

For the Engineers.

To rank from the 9th December 1852, the day on which they passed their Public Examination, and in the following order, *viz.* :

Salisbury Thomas Trevor,	} Overland,
quitted Chatham 2nd September,	
George Newmarch, quitted Chatham 5th August,	20th September.
	Prince of Wales,
	26th August.

To rank from the 9th December 1852, the day on which he passed his Public Examination, provided the Ship by which he proceeds sail within the prescribed period, *viz.* :

John Lidstone Watts, quitted Chatham, 22nd August.

For the Cavalry.

To rank from the date of the sailing from Gravesend of the Ship by which they proceeded, and in the following order, *viz.* :

Digby Compton,	} Prince of Wales,
Robert Cunliffe Low,	
	26th August.

To rank from the date of their departure from

Southampton by the Overland route, and in the following order, viz.:

William Scott,	Nubia,
			4th September.
Murray George Daniell,	Indus,
			20th September.

For the Infantry.

To rank from the date of the sailing from Gravesend of the Ships by which they respectively proceeded, and in the following order, viz.:

Charles Thomas Otway Mayne,	Blenheim,
			22nd August.
Gawald Menzies,	Prince of Wales,
John Charles Dyson,	26th August.

To rank from the date of their departure from Southampton by the Overland route, and in the following order, viz.:

William Dairymple Shaw,	Nubia,
Stanhope Berchman Taylor,	4th September.
Edward Daniel Hamilton Vibart,	
William Henry Buttenshaw,	

To rank from the date of the sailing from Gravesend of the Ships by which they respectively proceeded, and in the following order, viz.:

George William Rutherford,	Queen,
			7th September.
Charles David Peter Nott,	Alfred,
Benjamin Williams,	27th September.

(Signed) PHILIP MELVILL,
Secy., Mily. Dept.

EAST INDIA HOUSE,
The 4th October 1854.

(True Copy.)

(Signed) J. D. DICKINSON,
Depy. Secretary.

EAST INDIA HOUSE,
London, 9th October 1854.

No. 6 of 1854.

LIST OF RANK OF ASSISTANT SURGEONS FOR
BENGAL.

To rank from the date of the sailing from Gravesend of the Ships by which they respectively proceeded, and in the following order, viz.:

Charles Cooper Watson Wilson,	Prince of Wales,
			26th August.
Patrick Francis Bellew,	Euphemus,
			6th September.
Henry William Robinson, B.A.,	Queen,
William John Palmer,	7th September.

To rank from the date of his departure from Southampton by the Overland route, viz.:

Alexander Pakington Tomkyns,	Indus,
			20th September.

(Signed) PHILIP MELVILL,
Secy., Mily. Dept.

EAST INDIA HOUSE,
The 4th October 1854.

(True Copy.)

(Signed) J. D. DICKINSON,
Depy. Secretary.

EAST INDIA HOUSE,
London, 9th October 1854.

No. 1159 of 1854.—The following paragraphs of a Military Letter, No. 39, from the Honble the Court of Directors to the Governor of the Presi-

dency of Fort William in Bengal, dated 4th October 1854, are published for general information:—

1. We have permitted the undermentioned Officers to return to their duty, viz.:

Major H. M. Duraud
" E. Ewart.
" H. H. Lloyd.
" J. Sleeman.
" H. Vetch.
" F. C. Marsden.
Captain R. Robertson.
" N. A. Staples.
" A. S. O. Donaldson.
Lieutenant S. R. J. Owen.
" Wm. Dickson.
" Wm. Briggs.
" J. E. Caunter.
" C. M. N. Feltham.
" Thos. Edwards.
" W. F. Ogilvie.
" Henry Finch.
" J. Watson.
" J. H. C. Ewart.
" David Kemp.
" Hugh James.
" W. Dowell.
" C. W. Timbrell.
" C. F. Hicks.
" W. Metcalf.

Second Lieutenant E. L. Hawkins.

Surgeon E. Mitchell.

Assistant Surgeon R. D. Miles.

J. Squire.

2. The undermentioned Officers have been granted extensions of leave for the periods specified, viz.:

Major J. S. Knox,	6 months.
" Archd. Park,	4 ditto.
Captain C. T. Cartwright,	6 ditto.
" R. Larking,	
Lieutenant Jas. Fairlie,	till 1st January.
" N. Burton,	6 months.

3. The undermentioned Officers have been permitted to retire from the Service, from the dates specified, viz.:

Lieutenant-Colonel H. A. Bousaven,	from the 29th August 1854.
Captain Daniel Bayley,	from the 28th August 1854.

5. Captain W. K. Haslewood, of the Bengal Invalid Establishment, proceeds to Bombay on duty with a Detachment of Recruits, per Ship *Euphemus*. This Officer will draw Indian allowances from the date of his reaching Bombay, and passage money from Bombay to Calcutta.

No. 1160 of 1854.—The Governor General of India in Council is pleased to direct that the following Military Letter from the Honorable the Court of Directors to the Government of India, No. 38, dated 4th October 1854, be published in General Orders:—

Military Department, No. 38 of 1854.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL.

1. We have the gratification to announce to you, that Her Majesty has been graciously pleased to signify Her Command, that Lieutenant Charles Nasmyth be transferred from the Bombay Artillery to be a Captain unattached in the Royal Army in consideration of his services in the defence of

Silistria, and has promoted him to be a Major unattached.

2. This act of Her Majesty's favour has been adopted at the recommendation of the General Commanding-in-Chief, on the receipt by His Lordship of a communication from Lieutenant, now Major Nasmyth, that his health would not allow of his return to service in India, and on an assurance, that whilst regretting the loss of his services, we should view with great satisfaction his transfer to, and advancement in Her Majesty's Army.

We are,

Your affectionate friends,

(Signed) J. OLIPHANT,

And Twelve other Directors.

LONDON,
4th October 1854. }

No. 1161 of 1854.—The following Military Letter from the Honorable the Court of Directors to the Government of India, No. 85, dated 4th October 1854, is published for general information:—

Military Department, No. 35 of 1854.

OUR GOVERNOR GENERAL OF INDIA IN COUNCIL.

In compliance with the recommendation of your

• Reply to Letter, dated 24th March 1854,
No. 70.

Report the grant of furlough for twelve months to Surgeon F. J. Mount, under the new Regulations, with liberty to return to his appointment as Professor of Medicine, in the Calcutta Medical College.

Government, we confirm the resolution, permitting Surgeon Mount to be absent from his appointment in the Calcutta Medical College, on private affairs, for twelve months, with liberty to resume it on or before the expiration of that time.

We are, &c.,

(Signed) J. OLIPHANT,

And Twelve other Directors.

LONDON,
4th October 1854. }

No. 1162 of 1854.—The Most Noble the Governor General in Council is pleased to direct the following revised Rules for regulating the duties of European Detachments of Recruits, Drafts, Convalescents, Invalids, time-expired Men, Volunteers, &c., whether belonging to the same Regiment or to different Corps, and whether moving by land or by water, or stationary:—

1. Officers are to be appointed to Detachments, under such orders as may from time to time be issued by His Excellency the Commander-in-Chief.

2. When there is a sufficient number of Officers, exclusive of the Commanding Officer and Staff, competent to command and pay the Sections, the General Officer commanding the Division may direct any Detachment of 176 men or more, on its being assembled, to be divided into Sections of not less than 88 Non-Commissioned Officers, Rank and File each.

3. These Sections are not to be broken up, when reduced to a small extent by casualties or otherwise, but when the aggregate casualties in the whole Detachment equal one-half of a Section, as originally formed, one Section is to be broken up and the men divided among the remaining Sections, the same course being pursued as any subsequent casualties reduce the strength of the Detachment.

4. The following Staff and Non-Commissioned Officers are allowed:

To Detachments consisting of 200 men and upwards—

1 Acting Adjutant, who, if the Detachment is under 450 men, will also perform the duties of Quarter-Master.

To Detachments consisting of 450 men and upwards—

1 Acting Quarter-Master, in addition to the Acting Adjutant.

To any Detachment consisting of men recently arrived from England on the march, and only when considered absolutely necessary by the General Officer commanding the Division—

1 Interpreter:

Medical.

Under 50 men—

A Warrant Medical Officer, or an Assistant Surgeon, under very special circumstances.

50 men and upwards—

A Surgeon or Assistant Surgeon.

Non-Commissioned Officers.

5. One Serjeant for every twenty Rank and File, including one Corporal. When there may not be sufficient permanent Serjeants and Corporals with a Detachment to complete the above proportion, acting appointments are to be made by the Officer commanding, with effect from the date on which the Detachment may be assembled and formed.

The following appointments are also to be made by the Officer commanding the Detachment:

To Detachments of 50 men and upwards—

1 Acting Serjeant Major, who, in Detachments of under 200 men, will also perform the duties of Quarter-Master Serjeant.

1 Acting Provost Serjeant.

To Detachments of 200 men and upwards—

1 Acting Quarter-Master Serjeant in addition to the above.

To Detachments of 300 men and upwards—

1 Acting Hospital Serjeant in addition.

To each Section, when Sections have been formed—

1 Acting Pay Serjeant; and while marching,

1 Camp Colorman.

When the Detachment is not divided into Sections, and while marching—

1 Camp Colorman to every 88 men.

6. When any Detachment is reduced below the numbers specified, all acting Staff and Non-Commissioned appointments unauthorized for the diminished strength are to cease.

7. The Commanding Officer of a Detachment consisting of less than 44 men will be allowed Contingent Allowance at Rupees (10) ten per mensem, and for Detachments of above that number, Command and Contingent Allowance will be issued on the following scale:

For a Detachment of 44 men—

	Per Mensem.
Command Allowance,	Rs. 15
Contingent Allowance, Stationary, and all charges connected with the payment of the Detachment,	10

Total ... Rs. 25

and the same amount for every additional 44 men, or half a Section, until the total Command and Contingent Allowance amounts to Rupees (250)

two hundred and fifty per mensem, which is the maximum for any Detachment whatever its strength.

The Commanding Officer of a Depôt of a Regiment, including women and children, whether stationary or moving, will be allowed to draw per mensem:—

Command Allowance,	30
Contingent Allowance,	20

Total, ... 50

8. An Officer commanding a Section is allowed Rs (30) thirty per mensem, but no Officer can draw this allowance for more than one Section; nor is the Commanding Officer of the Detachment, or any of the Staff, under any circumstances, entitled to Section Command Allowance.

9. The following allowances are sanctioned for the Acting Staff and Non-Commissioned Officers:

Adjutant.	Per Mensem.
Staff Allowance,	91 5
Writers and Stationery,	30 0

Total, ... 121 5

Additional, when marching, Horse
Ra 30, Office tentage Ra 30,

60 0

Total, ... 181 5

Quarter Master.	Per Mensem.
Staff Allowance,	60 14

Total, ... 60 14

Additional, when marching, Horse Allowance Ra 20,

30 0

Total, ... 90 14

Interpreter.	Per Mensem.
Staff Salary,	60 0
Moonshee,	30 0
Stationery,	10 0

Total, ... 100 0

If the Interpreter appointed has not passed the prescribed Examination, the Staff Salary is inadmissible.

Medical.

Surgeon or Assistant Surgeon—

Staff Salary for every } when moving, ... 50
100 men with De- }
tachment,

when stationary, 25

When not proceeding by water or in receipt of Regimental Staff Salary—

Conveyance Allowance,

30

But the total allowance to be drawn by any Medical Officer is in no case to exceed the sum he could draw as Medical Staff Salary and ordinary Head Money for the same number if forming a Regiment.

Acting Non-Commissioned Officers.

10. The difference between the pay of their proper rank in the arm of the Service to which they belong and that of the rank they are acting in:

Provost Sergeant, ...	10	Ra. per mensem.
Hospital Sergeant, ...	10	"
Camp Colorama, ...	4	"

11. These Rules are not applicable to parties detached on any duty from Corps, or to Detachments of sick proceeding by water; to men attached to any Corps at a Station or to a Convalescent Depôt; or with respect to the allowances of the Commissioned Officers to Detachments on board-ship; or in the case of Invalids and time-expired Men, after their arrival at the Presidency or port of embarkation.

The above Order cancels paragraphs 7 to 14 Section XIV. of the Pay Code of 1849.

Fort William, 21st November 1854.

No. 1163 of 1854.—The services of Lieutenant W. H. Hawes, of the 63rd Regiment Native Infantry, are placed at the disposal of the Government, North-Western Provinces.

No. 1164 of 1854.—With reference to Government General Order No. 808, of the 7th April 1854, the extension of leave granted by the Chief Commissioner in the Punjab to Captain W. R. Prout, 56th Native Infantry and Major of Brigade Punjab Irregular Force, from the 25th November 1854 to 25th March 1855, on Medical certificate, under the old Rules, with permission to proceed to the Presidency, preparatory to submitting an application for Furlough to Europe, is confirmed.

No. 1165 of 1854.—Assistant Overseer Sergeant J. W. Cameron, Department of Public Works at Loodianah, has been transferred from the 22nd October 1854 to the Work-shops attached to the Thomason College of Civil Engineering at Roorkee.

No. 1166 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on furlough:—
Captain Matthew Raper, of the 5th Regiment Native Infantry, ... On Medical certificate, for three years, under the old Regulations.

No. 1167 of 1854.—The following list of Officers attached to the Pegu Light Infantry Battalion, with dates of appointment, is published for general information:—

Pegu Light Infantry Battalion.

Rank, Name and Corps.	When appointed.	Remarks.
Major W. F. Nathall, 15th Regiment Native Infantry, ...	29th October 1853.	Commandant.
Lieutenant H. Acton, 5th Regiment Madras Native Infantry, ...	31st January 1854.	Second in Command.
Ensign C. P. Hildebrand, 10th Regiment Native Infantry, ...	12th June 1854.	Adjutant.
Lieutenant R. A. Chadwick, 4th Regiment Madras Native Infantry, ...	30th Sept. 1853.	Doing duty (on recruiting duty at Pondicherry).
Lieutenant J. R. Magrath, 49th Regiment Madras Native Infantry, ...	1st Sept. 1854.	Doing duty.
Lieutenant R. V. Henderick, 4th Regiment Madras Native Infantry, ...	4th Sept. 1854.	Doing duty.
Lieutenant J. Durant, 50th Regiment Madras Native Infantry, ...	4th Sept. 1854.	Doing duty.
Assistant Surgeon C. Stewart, M. D., ...	14th February 1854.	In Medical charge.

No. 1158 of 1854.—The under-mentioned Officers permitted to proceed to Europe on Furlough, Medical certificate:—

Captain John Robertson } For eighteen months, under the new Regulations.
Lieut. of the 47th Regiment
5th Infantry,
Lieutenant Frederic Henry } For three years, under the old regulations.
Lieut. of the 53rd Regt.
1st Native Infantry,

No. 1169 of 1854.—Surgeon Paul Frederic Barry Baddeley, of the Medical Department, is permitted to retire from the Service of the East India Company on a pension of £ (250) two hundred and fifty per annum, from the 1st February 55, or from the date of his embarkation for Europe from Bombay.

No. 1170 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:—

Infantry.
Major Henry Forquett to be Lieutenant-Colonel,
56th Regiment N. I.
Captain Walter Robert Prout to be Major,
Lieutenant Felix Vincent Richard Jervis to be Captain of a Company,
Lieut. Henry Thomas Alexander Raikes to be Lieutenant,

From the 14th of November 1854, in succession to—Lieutenant Colonel and brevet Colonel William Henry Wake, deceased.

R. J. H. BIRCH, Colonel,
Secy. to the Govt. of India,
in the Milly. Dept.

Notification.

Bills at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Backergunge,	25,000
Bogra,	1,20,000
Burdwan,	1,45,000
Chittagong,	80,000
Dacca,	1,26,000
Dinapore,	1,16,500
Jorehaut,	23,000
Kamroop,	40,000
Midnapore,	50,000
Maldah,	1,00,000
Mymensingh,	2,46,000
Nuddeah,	1,47,000
Pubna,	1,00,000
Putnah,	1,93,000
Rangpore,	1,96,000
Sylhet,	2,94,000
Tippurah,	2,00,000

EDMUND DRUMMOND,
Offg. Accountant to the
Govt. of Bengal.

Accountant's Office,
21st November 1854.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One and a Quarter of a Second (1¼s.) before Mean Noon.

ORFÈRE CAVANAUGH, Major,
Town Major.

Fort William,
16th November 1854.

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "the construction of Ferry Boats for the transport of Troops, Guns, Military Stores &c., for the Rivers, on the line of the Arracan Road."

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "constructing a Custom House Station at Diamond Harbour, and Out Offices for Dwellings for Boats' Crews attached to the Station."

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

General Post Office Notifications.

Export Overland Mail, via Southampton and Marseilles, per P. and O. Co.'s Steamer "Hindustan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel *Hindustan*, will be closed at this Office on Monday the 4th proximo.

C. K. Dove,

Deputy Post-master General.

Fort William,
General Post Office,
The 21st Nov. 1854.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer *Formosa*, will be closed at this Office 24 hours after the arrival of the Steamer *Bombay* at Garden Reach, expected about the 1st December.

C. K. Dove,

Deputy Post-master General of Bengal.

Fort William,
General Post Office,
The 13th November 1854.

No. 430.

Notice.

THE Public are informed, that the following are the Localities of the Receiving Houses, now open in the Town of Calcutta, for the receipt of Letters, Papers and Packets not exceeding 12 Tolahs.

The Receiving Houses will remain open from 11 A. M. to 4 P. M.

Letters, &c., thrown into the Letter boxes, (which will be kept open day and night,) after the hour of 4 P. M., will be forwarded by the following day's Mail despatch.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,
The 9th Nov. 1854.

Localities of Receiving Houses.

- No. 1.—Wellesley Street, corner of Royd Street.
- No. 2.—Jorasanko.
- No. 3.—Baag Bazar.
- No. 4.—Bhobanypore.
- No. 5.—Kidderpore.
- No. 6.—Bow Bazar, near the entrance of the Fish Market.
- No. 7.—Nupith Bazar, end of Dhurrumtollah Street, North side of the Bazar.
- No. 8.—London Street.
- No. 9.—Cornwallis Square, facing Manicktollah Street.
- No. 10.—Hauttollah, near the Salt Chowkey.

THE PUBLIC are informed, that a Post Office will be opened at Pundooah on and from the 21st instant.

J. R. BURLTON BENNETT,
Post-master General of Bengal.

CALCUTTA,
General Post Office,
The 20th October 1854.

NOTICE is hereby given, for the information of the Public, that from this date separate Packets will be made up at the Howrah Post Office for Bally, Serampore, Chandernagore, Hughly and Pundooah, and they will be sent from Howrah by the Evening Railway Train in charge of the Mail Guard.

The Packet will be closed at 4½ P. M.

C. K. Dove,

Deputy Post-master Genl. of Bengal.

Calcutta, General Post Office,
The 10th November 1854.

No. 546.

NOTICE is hereby given, for the information of the parties concerned, that the Most Noble the Governor General in Council has been pleased to order the refund of any Indian postage, which, since the 1st of October, may have been levied from European Soldiers on account of letters received from, or despatched to, England or the Colonies; and that the refund, with regard to such postage charge which may have been made upon letters either despatched or delivered through the Calcutta General Post Office, will be made on application to this Office.

C. K. Dove,

Deputy Post-master General.

Fort William,
General Post Office,
The 31st October 1854.

Notice.

THE attention of the Public is drawn to Section XVII. of the Post Office Rules, which prohibits Delivery Peons from delivering any letter, without, at the same time, exacting payment of any postage which may be due on it; and directs them, if detained, to return the letter to the Post Office.

2. The Delivery Peons of the Calcutta Post Office are now required to pay in advance the postage due on letters made over to them for delivery, and the Calcutta Post Office authorities have been desired to enforce strictly the provisions of the Section quoted above.

H. B. RIDDELL,

Director General of the Post Office

in India.

No. 2719.

THE Public are requested to observe, that letters for any place in the Punjab should be directed in future to the particular Station in the Punjab for which they may be intended.

At present several letters are posted, simply directed "Punjab," and the Post Master of Benares experiences serious inconvenience in forwarding them to their respective destinations.

C. K. Dove,

Deputy Post-master General.

Calcutta,
General Post Office,
The 15th September 1854.

No. 2683.

NOTICE is hereby given for the information of the public, that from and after Monday next, the 18th instant, letters posted at this Office up to 4 P.M. for Bally, Serampore, Chandernagore, and Hooghly, will be forwarded by the Railway Train which leaves Howrah every evening at 5-30 P.M., and that a Mail for Calcutta will, after the above-

mentioned date, be closed at those Stations at the respective hours noted in the margin, and sent to this Office by the Railway Train which leaves Hooghly every morning at 8-23 A.M., and all such letters will be sent out from this Office for distribution by the second delivery.

All letters posted after the closing of the Packets, for transmission by the Railway, will be forwarded in the manner they are at present despatched.

C. K. DOVE,

Deputy Post-master General.

Calcutta,
General Post Office,
The 15th September 1854.

No. 1653.

The subjoined List of Postal distances in the Province of Pegu is published for general information:—

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,
General Post Office,
The 6th August 1854.

List of Distances of Places in the Province of Pegu from Rangoon.

From Rangoon to Pegu,	60 Miles.
" to Tougbo,	268 "
" to Shway Geen,	148 "
" to Sittang,	108 "
" to Prome,	215 "
" to Meeday,	245 "
" to Henzada,	98 "
" to Donabew,	80 "
" to Thyet Myo,	242 "
" to Tuhpoen,	172 "
" to Kyangheen,	168 "
" to Yeughen,	145 "
" to Bassein,	188 "
" to Yandoon,	40 "
" to Kanoung,	152 "
" to Myanung,	180 "
" to Padoung,	105 "
" to Shonydoug,	108 "

(Signed) A. P. PHAYRE,

Commissioner of Pegu and

Agent to the Governor General.

Pegu Commr.'s Office,
Rangoon, the 8th August 1854.

(True Copy.)

(Signed) C. M. CRISP,

Post-master, Rangoon.

(True Copy)

J. R. BURLTON BENNETT,

Post-master General.

* By Order.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta, General Post Office,
The 1st July 1854.

Notice.

1. The sale of Postage Stamp Labels to the Public will commence on the 20th instant.

2. The Stamps now available are of the value of One Anna and Half Anna.

3. The Calcutta Postage Stamps can be purchased at the Office of the Collector of Calcutta and at the General Post Office.

4. Purchasers of Stamps of the value of nine Rupees or more will be entitled to discount at the rate of four annas for every nine Rupees paid. This discount will be allowed only on Stamps purchased at a public Treasury.

5. Persons wishing to purchase a smaller number of Stamps than nine Rupees worth can procure them at the Post Office or from any Licensed Judicial Stamp-vendor, but on such purchases no discount will be claimable.

6. Each Sheet of Postage Stamps contains 96 Labels. The Sheets are not gummed. Persons who may buy a whole Sheet are recommended to apply gum to the Sheet rather than to each Stamp.

7. Before dropping any letter into the Letter Box, care should be taken that the Postage Stamps by which the Postage is paid are firmly attached to the letter, and that the gum or paste is dry.

8. Letters found in the Box without Stamps will be liable to be despatched bearing Postage, and will in that case be charged with double Postage on delivery.

H. B. RIDDELL,

Director General of the Post Office in India.

LIST of Remaining Letters and Parcels Unclaimed, which accumulated at the General Post Office, from the Months of October, November and December 1853.

T.

Thomas, Esq. B.W. (2 letters)—Serampore.
Ternison, Mr Surgeon, Ship *Glorioso*, care of Jardine, Skinner and Co, Calcutta.
Tucker, Capt Thos B—Barque *Julia*.
Tingnor, Monar Pierre—Bord du Packet Boat *Maricou*.
Thunher, Monar Capt—*de Jules*.
Tortillo, Capt—Schooner *Sofia*.
Tritton, Edward—Ship *William Jardine*.
Tardivel, Mr F—Dacca.
Tatlock, Dr William (8 letters)—M. D. Gowaiparah, Assam, Bengal.
Tanderville and Co, Messrs—Cheroot Merchants, Chingra-rah.

U and V.

Urquhart, Esq, C C—Rampore Baulsah.
Uchchannah, Miss Mutty—10th Grds N I, Camply.
Venables, Esq, E F—C S, Mirzapore.
Vanghan, Esq, H—H E I C Engineers, care of Messrs Arbuthnot and Co, Madras.
Verplough, Esq, A—Moorpore Factory, Khamra.
Verplough, Esq, A—Chandernagore.
Vincent, Esq, F—Kishnaghar.
Vincent, Esq, Josh—Custom House, Dingah Bangah, Calcutta.
Vincent, Mr. W T—Clerk, Monghyr.
Venables, Esq, John—Moulucain.
Vye, Mr Edward—Ship *Camperdown*.

Vernal, Mr B.—Engr's Dept, Promo, or elsewhere.
Volkers, Bugle Major (2 letters)—Staff, 6th Batta, Bengal
Arty, Promo.

(To be continued.)

C. K. Dore,

Deputy Post-master General.

FORT WILLIAM:
General Post Office,
The 22nd November 1854.

Report showing the smallest Depth of Water in the
Bhangiruttie, Jellinghee and Matabangah Rivers,
on the 7th November 1854.

Names of Rivers.	Smallest Depth of Water.		Where Shallowest.
	Fect.	Inch.	
Bhangiruttie River.*			
At its entrance, ...	10	6	
Below the entrance, ...	7	6	
From thence to ...	5	0	At Calhooport.
Jungypore,† ...	5	0	" Ramkantpore.
From Jungypore to ...	3	9	Above Meerpore.
Sadduckhaugh, ...			
From Sadduck- ...	5	6	At Kurbolah.
haugh to Ber- ...	6	0	" Berhampore.
hampore, ...			
From Berhampore ...	2	9	" Buddenathpore.
to Cutwa, ...	3	1	" Bēdooparah.
And from Cutwa to ...			
Nuddea, ...	4	6	Below Majdeeah.
Jellinghee River.‡			
At its entrance, ...	3	6	At Royparrah.
From thence to ...	2	6	Below Jellinghee.
Bausemarree, ...	2	5	
From Bausemarree ...	2	10	At Saddipore.
to Teerahkattah, ...			
From Teerahkattah ...	4	9	" Beerpore.
to Sonatullah, ...			
And from Sonatullah ...	6	8	" Sonatullah.
to Moisingunge, ...			
Matabangah River.§			
At its entrance, ...	21	3	
From thence to ...	10	6	At Totarparrah.
Haut Boleah, ...			
From Haut Boleah ...	5	8	" Boleah Entrance.
to Katchikattah, ...	6	6	" Gyogattah.
From Katchikattah ...	12	0	" Sonatunpore.
to Kishengunge, ...			
And from Kishen- ...	12	9	" Kooncheemurah.
gunge to Seebpore, ...			

Height of water on Gauge at Berhampore, on the
7th November 1854. + 8 feet.

- * A rise of 2' 4" at the entrance of this River.
- † Bandahs constructed at Bhangpore and Jungypore.
- ‡ A rise of 1' 3½" at the entrance of this River.
- § A rise of 8½ inches at the entrance of this River

J. LANG,

Supdt., Nuddea Rivers.

On the Bhangiruttie River,
14th November 1854.

Notice

Is hereby given, that at a General and Quarter Sessions of the Peace, holden at the Office of Her Majesty's Justices of the Peace, in the Town of Calcutta, on Friday the Tenth day of November instant, it was ordered, that the Assessment of the Quarter, November and December 1854 and January 1855, be taken to be the Assessment of the Quarter, February, March and April 1855 next ensuing. All persons having objections to make to the said Assessment, or to any proposed Assessment, of which due notice shall be given to them by the Assessor, are required to specify the same, and the grounds thereof, in a petition to the undersigned, and file it with him between the hours of Eleven and Four o'Clock on or before the Ninth day of December 1854, after which no objections will be received, and the Sessions stand adjourned to the said Ninth day of December, to be holden at the hour of noon, at the Office of the said Justices, and will be continued by adjournment from time to time, until such objections shall have been heard and determined upon. And it was further ordered, that the Assessments made and allowed in these Sessions shall take effect from the First day of February, One thousand Eight hundred and Fifty-five.

With a view to admit time to the Assessor, to prepare new Books, containing the Rates of Assessment, names of parties and numbers of premises within the said Town, as such shall stand on the First day of February next, all persons are requested to take notice, that no appeals, in any way affecting the Rate Books, will be received at the Office of the said Justices during the Quarter, February, March and April next, and it is requested that all such applications be made during the interval mentioned in the preceding para., namely, from this to the Ninth day of December 1854, and the Rate Books shall, by order of Her Majesty's Justices of the Peace, be open to the inspection of all persons assessed therein during the period specified and between the hours of 11 A. M. and 4 P. M., except on Sundays.

W. L. HARWOOD,

Clerk to the Justices.

Calcutta Police Office, }
10th November 1854. }

NOTICE is hereby given, that certain Effects belonging to the Estate of the late Mr. C. Wagentriehar, have been placed under the Seal of this Court, and will be delivered to any party legally authorized to receive the same.

W. AGNEW,

Principal Assistant Commissioner.

ZILLAH QOWALPARA, }
Civil Court, }
The 6th Nov. 1854. }

NORTHERN LIGHT-HOUSES.

Notice to Mariners.

WHALSEY SKERRIES, SHETLAND— TEMPORARY LIGHT-HOUSE.

THE Commissioners of Northern Light-houses hereby give Notice that they are at present engaged in erecting a Light-house on the Out-Skerries of Whalsey, on the Eastern Coast of the

Shetland Isles, and that until the completion of the permanent Light-house, a Light will be shown from a temporary Tower, and will be exhibited for the first time on the night of Friday the 15th September, and every night thereafter, from the going away of day-light in the evening, till the return of day-light in the morning.

The following is a Specification of the Light-house, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commissioners :—

The Light-house is situated on the Eastern part of the Island of Grana, in N. Lat. 60° 25' 24", and W. Long. 0° 44' 20", the Bound Skerry of Whalsey bearing from the Light-house about E. by compass. The outer or seaward extremity of the Bound Skerry is about half a mile or thereby from the site of the Light-house, so that Vessels in rounding the Light must give it a wide berth.

The Whalsey Light will be known to Mariners as a Revolving Light, which shows a bright White Light once in every minute.

The temporary Light will be exhibited from a Tower of Timber Frame Work, and is elevated about 108 feet above the level of high-water of ordinary spring-tides, and may be seen at the distance of about 16 nautic miles, and at lesser distances according to the state of the atmosphere. To a near observer, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness.

The Commissioners further give notice, that by Order in Council, dated the 3rd day of July last, the following Tolls are authorized to be levied in respect of the said Light-house, viz :—

For every Vessel belonging to the United Kingdom (the same not belonging to Her Majesty, her heirs or successors, nor being navigated wholly in ballast,) and for every Foreign Vessel privileged to enter the Ports of the United Kingdom upon paying the same Duties of Tonnage as are payable by British Vessels which may pass or derive benefit from the Light, the Toll of Two-Sixteenths of a Penny per Ton of the burthen of every such Vessel for every time of passing or deriving benefit therefrom, if on a Coasting Voyage.

For each time of passing or deriving benefit on an Oversea Voyage, One Penny per Ton for every such Vessel.

For every Foreign Vessel not navigated wholly in ballast, and not privileged in manner before specified, double the respective Tolls above set forth.

Which Tolls are liable to the following abatements on payment :—for a Coasting Voyage, Ten

per cent; for an Oversea Voyage, Twenty-five per cent.

By Order of the Board,
(Signed) ALEX. CUNINGHAM, Secy.
Northern Light-house Office,
Edinburgh,
12th August 1854.

No. 6033.

MEMO.—Published for general information.
By order of the Superintendent of Marine,

H. HOWE,
Secretary.

Fort William,
The 17th November 1854.

Commercial Bank of India.

THE business of the Bank is this day removed to No. 27, Tank-square.

J. E. MACLACHLAN, Agent.

COMMERCIAL BANK OF INDIA :
No. 11, Colvin's Ghaut, Strand,
Calcutta, 15th November 1854.

Notice.

THE Interest and responsibility of Mr. CHARLES DEARIE in our Firm ceased on the 30th April last.

ESLINGTON AND CO.

Calcutta, 19th October 1854.

Notice.

THE Interest and responsibility of the late Mr. LAWRENCE DE SOUZA in our Firm ceased on the 30th October 1854.

THOS. DE SOUZA AND CO.

Calcutta,
7th November 1854.

Notice

Is hereby given, that my Interest and Responsibility in the Firm of TULLOH, SEAL and Co., of which I am the sole proprietor, ceases this day, and that I have made over the business of the said Firm to Mr. J. F. Harrison.

All Outstandings will be collected and all Claims against the Firm to this date liquidated by me.

CHOONEELOLL SEAL.

November 15th 1854.

WITH reference to the above, I beg to notify, that the business hitherto carried on by Baboo Chooneeloll Seal, under the style of TULLOH, SEAL and Co., will from this date be carried on by me in the same manner and on the same premises as heretofore, under the style of TULLOH AND CO.

J. F. HARRISON.

November 15th 1854.



SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, NOVEMBER 22, 1854.

Land-Sale Notices.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Burdwan, will be put up to public and unreserved Sale at the Collector's Office of that District, on Monday the 27th November 1854 or 13th Aghan 1261 B. S., under Section 5, Act I. of 1845, and Board's Circular, No. 23 of 19th June 1849.

Class I.—Permanently-settled Estates.

No. 2408.—Right and Interest of Luthful Huck in 18 gundas share of 37 b. 4 c. 4 ch. resumed land in mouza Joto Wuzlish, &c., Pergunnah Nulhee; recorded proprietors, Mohamood Qozed and others; sudder jumma, Rs. 82-0-3.

No. 374.—Right and Interest of Luthful Huck, in 18 gundas share of Ayma Buhota, Pergunnah Nulhee; recorded proprietor, Mohiboola; sudder jumma, Rs. 93-13-10.

E. PEARSON,

Offg. Collector.

BURDWAN COLLECTORATE, }
The 1st November 1854. }

NOTICE is hereby given, that the under-mentioned Estates in Zillah Sylhet will be put up to public and unreserved Sale at the Collector's Office of that District on Monday the 11th December 1854, or 27th Aghan 1261 B. S., for arrears of Revenue:—

Class 1.—Permanently-settled Estates.

No. 290.—Pergunnah Rengah, Talook Roop Ram; recorded proprietors, Annund Ram and others; sudder jumma, rupees 56-8-6.

No. 249.—Pergunnah Buttyah, Talook Mahomed Hosain; recorded proprietors, Hafiz Ally and others; sudder jumma, rupees 315-4-11.

No. 33.—Pergunnah Rengah, No. 2801, No. 31, Mudud Mash Sha Hosain Bux, Talook Syud Khalloola; recorded proprietor, himself; sudder jumma, rupees 50-1-1.

No. 11.—Pergunnah Bahadurpore, Talook Khoda Bux; recorded proprietor, Gourkishore Doss; sudder jumma, rupees 68-4-3.

No. 11.—Pergunnah Bajoojatoosh Parushpoor; recorded proprietor, Hurry Doss; sudder jumma, rupees 96-6-10.

No. 6.—Pergunnah Cowreeah, Talook Rajkishen; recorded proprietors, Kally Churn and others; sudder jumma, rupees 196-14-6.

No. 238.—Pergunnah Cowreeah, Talook Hurlall Moonshree; recorded proprietors, Akout Ram and others; sudder jumma, rupees 55-14-4.

No. 348.—Pergunnah Cowreeah, Talook Bhojany Churn; recorded proprietors, Deep Chand and others; sudder jumma, rupees 258-5-7.

No. 30.—Pergunnah Jalsooka, Talook Modoo Sodun; recorded proprietor, Gopaul Doss Bhanub; sudder jumma, rupees 75-11-9.

No. 4.—Pergunnah Havallee Sotrosotee, Talook Ramabullub Roy; recorded proprietor, Poorootum Dut; sudder jumma, rupees 100-11-1.

No. 11.—Pergunnah Havallee Sotrosotee, Talook Radhamadhub Roy; recorded proprietor, Dabseparaand Roy; sudder jumma, rupees 98-9-0.

No. 30.—Pergunnah Havallee Sotrosotee, Talook Rottee Nath; recorded proprietor, Sheeb Narain Shome; sudder jumma, rupees 52-0-10.

No. 5.—Pergunnah Joar Baniachong, Talook Mahomed Nazim; recorded proprietor, Raj Narain Sarmah; sudder jumma, rupees 420-12-9.

No. 6.—Pergunnah Joar Baniachong, Talook Mahomed Anfer; recorded proprietor, Sheik Hingun; sudder jumma, rupees 420-12-9.

No. 7.—Pergunnah Baniachong, Talook Mahomed Rya; recorded proprietors, Bhanumund and others; sudder jumma, rupees 88-3-4.

No. 8.—Pergunnah Baniachong, Talook Mahomed Fyaz; recorded proprietor, Razabebae; sudder jumma, rupees 88-3-4.

No. 9.—Pergunnah Baniachong, Talook Mahomed Nazath; recorded proprietor, Bokuth Babae; sudder jumma, rupees 326-13-3.

No. 6.—Pergunnah Doolalee, Talook Hurrydeb Roy; recorded proprietors, Opoorba Dassees and others; sudder jumma, rupees 58-14-1.

No. 7.—Pergunnah Doolalee, Talook Mookoot Roy; recorded proprietors, Hargobind Roy and others; sudder jumma, rupees 83-12-2.

No. 8.—Pergunnah Doolalee, Talook Sookdeb Roy; recorded proprietors, Onoop Ram and others; sudder jumma, rupees 69-8-9.

No. 3.—Pergunnah Hurrinugur, Talook Jooram; recorded proprietor, Radhakishno Dutt; sudder jumma, rupees 343-10-11.

No. 4.—Pergunnah Bowaljar, Talook Roop Ram, Hissa Mookoot Ram; recorded proprietor, Bolo Ram Ghose; sudder jumma, rupees 113-11-4.

No. 1.—Pergunnah Choitunnugur, Talook Choitun Chand; recorded proprietor, Radha Gobind Sing; sudder jumma, rupees 992-10-3.

No. 2.—Pergunnah Indressor, Talooks Mahomed Kolim and Mahomed Afzul; recorded proprietor, Omed Ally; sudder jumma, rupees 109-10-5.

No. 1.—Pergunnah Choitunnugur, Talook Roy Gourhurry Sing; recorded proprietor, Radha-gobind Sing; sudder jumma, rupees 200-7-3.

No. 1.—Pergunnah Satgow, Talook Golam Ally; recorded proprietors, Rajah Ramgunga Manick and others; sudder jumma, rupees 1,527-0-8.

No. 1.—Pergunnah Choitunnugur, Talook Roy Gourhurry Sing; recorded proprietor, Roy Radha-gobind Sing; sudder jumma, rupees 2,548-11-1.

No. 459.—Pergunnah Bajoorah, Talook Asharam; recorded proprietors, Rampersaud and others; sudder jumma, rupees 70-9-10.

No. 1.—Pergunnah Turrup, Talook Syud Mahomed Nazir, Hissa Syud Mahomed Batir; recorded proprietors, Nobokishen Mejnondar and others; sudder jumma, rupees 3,164-5-4.

No. 2.—Pergunnah Turrup, Talook Syud Ahmud Ally, Hissa Syud Ahmud Rajah; recorded proprietors, Proshur Ram and others; sudder jumma, rupees 1,509-0-0.

No. 2.—Pergunnah Turrup, Talook Syud Ahmud Ally, Hissa Syud Modun Rajah; recorded proprietors, Rambullub and others; sudder jumma, rupees 2,784-3-2.

No. 2.—Pergunnah Turrup, Talook Syud Ahmud Ally, Hissa Syud Kaim Rajah; recorded proprietors, Joygobind Roy and others; sudder jumma, rupees 1,966-14-11.

No. 2.—Pergunnah Turrup, Talook Syud Ahmud Ally, Hissa Syud Hamid Rajah; recorded proprietors, Sha Korumool Hosain and others; sudder jumma, rupees 710-5-4.

No. 2.—Pergunnah Turrup, Talook Syud Ahmud Ally, Hissa Kolim Rajah; recorded proprietors, Joygobind Roy and others; sudder jumma, rupees 718-12-10.

No. 5.—Pergunnah Turrup, Talook Harkishen Sein; recorded proprietors, Hurbullub Sein and others; sudder jumma, rupees 410-10-8.

No. 23.—Pergunnah Turrup, Talook Rajkishore Sein; recorded proprietors, Rajkisto Doss and others; sudder jumma, rupees 426-11-9.

No. 141.—Pergunnah Turrup, Talook Golam Rusul; recorded proprietors, Hungsho Ram and others; sudder jumma, rupees 289-14-11.

No. 898.—Pergunnah Turrup, Talooks Bishnoo and Luckhee; recorded proprietors, Hurripersaud and others; sudder jumma, rupees 69-7-6.

No. 991.—Pergunnah Turrup, Talook Golam Nobee; recorded proprietors, Golam Rusul and others; sudder jumma, rupees 122-13-10.

No. 1051.—Pergunnah Turrup, Talook Syud Mahomed Wateer; recorded proprietors, Jeejan Babae and others; sudder jumma, rupees 205-10-8.

No. 1339.—Pergunnah Turrup, Talook Polon Bebee; recorded proprietors, Bishnoopersaud and others; sudder jumma, rupees 311-6-5.

No. 1.—Pergunnah Godahossainnugur, Talook Syud Abool Hosain, Hissa Syud Akbar Hosain; recorded proprietors, Kishenchurn and others; sudder jumma, rupees 187-1-1.

No. 2.—Pergunnah Godahossainnugur, Talook Syud Subdar Hosain, Hissa Syud Hydur Hosain; recorded proprietors, Kabulkishna Ain and others; sudder jumma, rupees 209-6-5.

Pergunnah Godahossainnugur, Talook Syud Subdur Hosain, Hissa Syud Jafur Hosain, recorded proprietors, Kabeer Doss Paul and others; sudder jumma, rupees 235-8-6.

M. SHAW,

Collector.

STYLET COLLECTORSHIP,
The 13th November 1853.



The Calcutta Gazette.

EXTRAORDINARY.

Published by Authority.

SATURDAY, NOVEMBER 18, 1854.

LEGISLATIVE COUNCIL.

The 18th November 1854.

The following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India, this day, and is hereby promulgated for general information :—

ACT No. XXIX. of 1854.

An Act to prohibit the exportation of Saltpetre to certain Ports in Europe.

WHEREAS it is expedient that the exportation of Saltpetre to any port on the Continent of Europe North of Dunkirk should be prohibited during the continuance of hostilities between the Allied Powers and the Emperor of Russia, It is enacted as follows :—

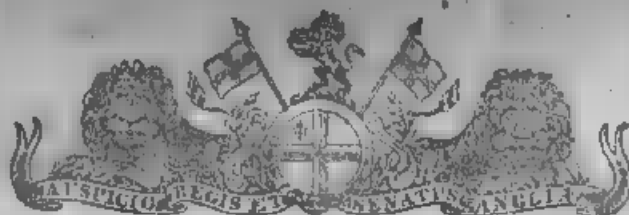
I. It shall not be lawful, until the Governor General of India in Council shall otherwise order, to export Saltpetre from any part of the Territories in the possession and under the Government of the East India Company, to any port on the Continent of Europe North of Dunkirk.

Export of Saltpetre from India to any European Port North of Dunkirk prohibited.

II. If any person attempt to export Saltpetre contrary to the provisions of this Act, the same shall be seized and confiscated.

Penalty.

W. MORGAN,—
Clerk of the Council.



The Calcutta Gazette.

Published by Authority.

Notification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

SATURDAY, NOVEMBER 25, 1854.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information :

ACT No. XXVIII. OF 1854.

An Act to continue the Commissioners for the Improvement of the Town of Calcutta, pending the consideration of an Act to amend Act X. of 1852.

WHEREAS Act X. of 1852, for constituting Commissioners for the Improvement of the Town of Calcutta,

Preamble.

has been found ineffectual and inconvenient for the purposes thereof, and it is expedient that the constitution of the said Commission be amended, and that in the meantime no new election of Commissioners be made in pursuance of the said Act ; It is enacted as follows :—

I. So much of Act X. of 1852 as relates to the election and time of holding office of the Commissioners for the Improvement of the Town of Calcutta, is repealed.

Repeal of so much of Act X. of 1852 as relates to the election of Commissioners.

II. The Commissioners for the Improvement of the Town of Calcutta as now constituted, shall continue to be such Commissioners, and shall have and exercise all the powers entrusted to them under Act X. of 1852 or any other

Present Commissioners to continue in office until the 31st December 1855, or until further Legislative provision.

Act, until the 31st of December 1855, or until other provision shall be made in that behalf by the Legislative Council of India ; and if in the mean time any vacancy, from any cause whatever, happen among the said Commissioners, it shall be lawful for the Lieutenant-Governor of Fort William in

Bengal to appoint a person to fill such vacancy, and the Commissioner so appointed shall have all the powers and privileges conferred on or belonging to the Commissioner in whose stead he shall be appointed.

W. MORGAN.

Clerk of the Council.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information :—

ACT No. XXIX. OF 1854.

An Act to prohibit the Exportation of Saltpetre to certain Ports in Europe.

WHEREAS it is expedient that the exportation of Saltpetre to any port on the Continent of Europe North of

Preamble.

Dunkirk should be prohibited during the continuance of hostilities between the Allied Powers and the Emperor of Russia, It is enacted as follows :—

I. It shall not be lawful, until the Governor General of India in Council shall otherwise order, to export Saltpetre from any part of the Territories in the possession and under the Government of the East India Company, to any port on the Continent of Europe North of Dunkirk.

Export of Saltpetre from India to any European Port North of Dunkirk, prohibited.

Penalty.

II. If any person attempt to export Saltpetre contrary to the provisions of this Act, the same shall be seized and confiscated.

W. MORGAN,

Clerk of the Council.

Legislative Council.

The 18th November 1854.

The following Bill was read a second time in the Legislative Council on the 18th November 1854, and referred to a Select Committee who are to report thereon after the 22nd of February next.

A Bill for the Regulation of Ports and Port-dues.

WHEREAS it is expedient to provide for the safety of Vessels, and for the convenience of traffic, in the several Ports within the Territories under the Government of the East India Company, and in navigable Rivers and Channels leading to such Ports; and for the improvement, maintenance, and good government of such Ports, Rivers, and Channels; also to regulate the levy of Port-dues or charges in such Ports, Rivers, and Channels, in order to defray the cost of such improvement, maintenance, and good government; and to punish the unlawful use of certain flags and colors in such Ports, Rivers, and Channels: and whereas it is expedient to abolish the Anchorage dues heretofore levied in the Presidency of Bombay: It is enacted as follows:—

I. So much of Regulation II. of 1810 of the Bombay Code as is still in force, Act XIII. of 1839, Section XXI. of Act I. of 1852, and Schedule C. appended to that Act, and Sections XLII. and XLIII. of Act XIII. of 1852, are hereby repealed.

II. The local Government of any of the Territories under the Government of the East India Company may, with the sanction of the Governor General of India in Council, declare any Port within that Territory to be subject to this Act, and any navigable River or Channel leading to that Port to be subject to this Act. When any such Port or navigable River or Channel has been so declared to be subject to this Act, all the provisions of this Act, except such as are hereinafter made specially applicable to certain Ports by order of the Local Government, shall have effect in that Port or navigable River or Channel.

III. Every declaration by which any Port, navigable River, or Channel shall be made subject to this Act, shall define the limits of such Port, navigable River, or Channel; and such limits shall extend always up to high water mark, and may include any piers, jetties, landing-places, wharfs, quays, docks, and other works made for any of the purposes mentioned in the preamble of this Act, whether within or without the line of high water mark, and, subject to any rights of private property therein, any portion of the shore or bank within fifty yards of high water mark.

IV. The Local Government may from time to time, with the sanction of the Governor General of India in Council, alter the limits of such Port, River, or Channel.

V. The Local Government shall appoint an Officer to be Conservator of every Port, River, or Channel subject to this Act. In Ports where there is a Master Attendant, such Master Attendant shall be the Conservator. In Ports where there is no Master Attendant, but where there is a Harbour Master, the

Harbour Master shall be the Conservator. In Ports where there are both a Master Attendant and a Harbour Master, the Harbour Master and his Assistants shall be subordinate to, and subject to the control of the Master Attendant and his Assistants. And whatever may be the designation of the Officer entrusted with the duty of Conservator under this Act, such Officer and his Assistants shall have all the powers and indemnities given by this Act to a Harbour Master and his Assistants, respectively; and in all matters concerning the duty of Conservator, shall be subject to the control of the Local Government, or of any intermediate authority which that Government may appoint.

VI. The Local Government, with the sanction of the Governor General of India in Council, may from time to time make such Port-rules, not inconsistent with this Act, as it may think necessary for any of the following purposes, namely:—

1. For regulating the time at which, and the manner in which, vessels shall enter into or go out of any Port subject to this Act.
2. For regulating the berths and stations to be occupied by vessels in any such Port.
3. For striking the yards and top-masts, and for rigging in the jib and driver-booms, of vessels in any such Port, whenever it may be proper so to do.
4. For the removal or proper hanging or placing of anchors, spars, and other things, in or attached to vessels in any such Port.
5. For regulating vessels whilst taking in or discharging ballast or cargo, or any particular kind of cargo, in any such Port, River, or Channel, and the stations to be occupied by vessels whilst so engaged.
6. For keeping free passages of such width as may be deemed necessary within any such Port, River, or Channel, and along or near to the piers, jetties, landing-places, wharfs, quays, docks, moorings, and other works in or adjoining to the same; and for marking out the spaces so to be kept free.
7. For regulating the anchoring, fastening, mooring, and unmooring of vessels in any such Port, River, or Channel.
8. For regulating the moving and warping of all vessels within any such Port, and the use of warps therein.
9. For regulating the use of the mooring buoys, chain and other moorings in any such Port, River, or Channel.
10. For fixing, from time to time, the rates to be paid for the use of such moorings, when belonging to the East India Company, or of any boat, hawser, or other thing belonging to the said Company.
11. For regulating the use of cargo and other boats, and of catamarans plying for hire in any such Port.

12. For regulating the use of fires and lights within any such Port.

Fires and lights.

13. For enforcing and regulating the use of signal lights by Vessels at night in any such Port, River,

Signal lights.

or Channel.

VII. Every declaration and order of a Local Government which shall be made in pursuance of this Act, shall be published in the Official Gazette of that Government, or, where there is no Official Gazette, in such other public manner as that Government may order; and a copy thereof shall be fixed up in some conspicuous place in the Office of the Conservator of every Port to which such order shall relate, and in the Custom House, if any, of every such Port.

VIII. If any person shall disobey any such order, he shall be liable to a penalty not exceeding One Hundred Rupees for every offence.

IX. The Harbour Master of any Port subject to this Act and any of his Assistants may, in respect of any vessel within his Port, give directions for carrying into effect any Port-rule in force within such Port.

X. If any person shall wilfully, and without lawful excuse, refuse or neglect to obey any lawful direction of such Harbour Master, after notice thereof shall have been given to him, such person shall, for every such offence, forfeit and pay a sum not exceeding One Hundred Rupees for every day on which he shall wilfully continue to disobey such direction; and in case of such refusal or neglect, it shall be lawful for the said Harbour Master to do or to cause to be done all such acts as shall be reasonable or necessary for the purpose of carrying such direction into execution, and to hire and employ proper persons for that purpose; and all reasonable expenses which shall be incurred in doing such acts, shall be paid and borne by the person or persons so offending. Any written notice of a direction given under this Act, which shall be left for the Master of any vessel with any person employed on board thereof, or which shall be affixed on a conspicuous place on board of such vessel, shall, for the purposes of this Act, be deemed to have been given to the Master thereof.

XI. In every Port subject to this Act, to which the provisions of this Section shall be specially extended by any order of the Local Government, it shall be unlawful to move any Vessel of the burthen of 200 tons or upwards, without having a Pilot, Harbour Master, or Assistant Harbour Master on board; or to move a Vessel of any burthen less than 200 tons and exceeding 100 tons, without having on board a Pilot, Harbour Master, or Assistant Harbour Master, unless authority in writing so to do has been obtained from the Master Attendant, Harbour Master, or an Assistant of

the Master Attendant or Harbour Master; and if any Vessel shall, except in a case of urgent necessity, be removed contrary to the provisions of this Section, the Master of such Vessel shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence, unless the Master of the Vessel shall, upon application to the Harbour Master, be unable to procure a Pilot, Harbour Master, or Assistant Harbour Master to go on board the said Vessel.

XII. The Master of any Vessel in any Port subject to this Act shall, when required so to do by the Harbour Master, permit warps to be made fast to such Vessel, for the purpose of warping any other Vessel in the Port, and shall not allow any such warp to be let go, until required so to do; and any Master offending against the provisions of this Section shall be liable, for every such offence, to a penalty not exceeding Two Hundred Rupees.

XIII. If the Master of any Vessel shall cause or suffer any warp or hawser attached to his Vessel, to be left out in any such Port after sun-set in such a manner as to endanger the safety of any boat or other Vessel navigating in the said Port, he shall be liable to a penalty for every such offence not exceeding Two Hundred Rupees.

XIV. The Harbour Master of any such Port may, in case of urgent necessity, cut any warp, rope, cable, or hawser, which shall endanger the safety of any Vessel in his Port, or at or near the entrance thereof.

XV. If any person shall, without lawful excuse, cause any obstruction or impediment to the navigation of any Port, River, or Channel subject to this Act, or shall cause any public nuisance affecting or likely to affect such navigation, every such person shall be liable to a penalty not exceeding One Hundred Rupees, and also to pay all reasonable expenses which shall be incurred in abating or removing such nuisance, obstruction, or impediment; and the Harbour Master, or any Magistrate having jurisdiction over the offence, may cause such nuisance, obstruction, or impediment to be abated and removed.

XVI. The Harbour Master may remove, or cause to be removed, any timber or raft, floating or being in any part of any such Port, which shall impede the free navigation of such Port, or any thing which shall obstruct or impede the lawful use of any pier, jetty, landing-place, wharf, quay, dock, mooring, or other work, on any part of the shore or bank which has been declared to be within the limits of such Port, and is not private property; and the owner of any such timber or raft or other thing shall be liable to pay the reasonable expenses of such removal.

XVII. If the owner of any such timber or raft, or the person who has caused any such obstruction, impediment, or public nuisance as in either of the two last preceding Sections mentioned, shall neglect to pay the ex-

Exception.

Penalty.

Master to permit warps to be made fast to his Vessel.

Penalty.

Special Rule.

Penalty for leaving out hawser, &c. after sun-set.

Harbour Master may, in case of necessity, cut ropes, &c.

Penalties for causing obstruction public nuisance.

Any floating timber &c. or any obstruction on shore within the limits of the Port to be removed at the expense of owner.

Expenses of removal may be recovered as a penalty.

Sections mentioned, shall neglect to pay the ex-

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pense of the removal thereof, within one week after demand, or within fourteen days after such removal shall have been notified in the Official Gazette of the Presidency, or in such other manner as the Local Government by any general or special order may direct, such expenses may be recovered in the same manner as any penalty under this Act, and the Harbour Master may cause such timber, raft, or other thing, or the

Timber, &c. may be sold. materials of any nuisance or obstruction so removed, or so

much thereof as may be necessary, to be sold by Public Auction, and may retain all the expenses of such removal and sale out of the proceeds of such sale; and shall pay the surplus of such proceeds or deliver so much

Proceeds how to be dealt with. of the said timber or other materials as shall remain unsold, to the owner or other person entitled to receive the same; and if no such person appear, shall cause the same to be kept and deposited in such manner as the Local Government shall direct; and may, if necessary, from time to time, realize the expenses of keeping the same, together with the expenses of such sale, by a further sale of so much of the said timber or other materials as may remain unsold.

XVIII. If any person shall wilfully and without lawful excuse lift, injure, loosen, or set adrift any buoy, beacon, or mooring, fixed or laid down by or by the authority of the Local Government in any Port, River, or Channel subject to this Act, he shall for every such offence be liable, in addition to the payment of the amount of damages done, to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

Penalty for injuring Buoy, &c. XIX. If any Vessel shall hook or get foul of any of the buoys or moorings laid down by or by the authority of the Local Government in any such Port, River, or Channel, the Master of such Vessel shall not, nor shall any other person, except in the case of emergency, lift such buoy or mooring for the purpose of unhooking or getting clear from the same, without the assistance of the Harbour Master, and the Harbour Master, immediately on receiving notice of such accident, shall assist and superintend the clearing of such Vessel; and the Master of such Vessel shall, upon demand, pay such reasonable expense as may be incurred in clearing the same. If any person shall offend against the provisions of this Section, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence.

Notice to be given to Harbour Master if Vessel gets foul of Government moorings, &c. XX. If any person shall wilfully and without lawful excuse loosen or remove from its moorings any Vessel within any such Port, River, or Channel, without leave or authority from the owner or Master of such Vessel, such person shall, for every such offence, forfeit a sum not exceeding Two Hundred Rupees, or, at the discretion of the Magistrate, be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

Penalty. XXI. If any Vessel shall be wrecked, stranded, or sunk, in any such Port, River, or Channel, so as to impede or be likely to impede the navigation thereof, the Harbour

Harbour Master may raise any wreck, &c., impeding navigation within the Port. Master may cause the same to be raised, removed, or destroyed; and, unless the expense of such work shall be repaid within one month after the completion thereof, may recover the same on behalf of the Local Government in the manner provided by Section XXXVII. of this Act.

XXII. If any ballast or rubbish, or if any other thing likely to form a bank or shoal, or to be detrimental to navigation, shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

XXIII. If any person shall grave, bream, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

XXIV. If any person shall boil or heat any pitch, tar, resin, dammer, turpentine oil, or other such combustible matter on board any Vessel within any such Port, at any place where such act shall be prohibited by order of the Local Government, or contrary to the order or directions of the Harbour Master, every such person, and also the Master of any Vessel on board which such offence shall be committed, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

XXV. If any person shall, by candle-light or other artificial light, draw off spirits on board any Vessel within any such Port, every such person, and also the Master of every such Vessel, shall be liable for every such offence to a penalty not exceeding Two Hundred Rupees.

Expenses how recoverable. XXVI. In every such Port to which the provisions of this Section shall be specially extended by an order of the Local Government, every Vessel exceeding the burthen of 200 tons shall be provided with a proper force pump, hose, and appertenances, for the purpose of extinguishing any fire that may occur on board; and the Master of every such Vessel who, after having been required by the Harbour Master to comply with such provision, shall, without lawful excuse, neglect or refuse so to do for the space of seven days after

Penalty for improperly discharging ballast, &c. XXVII. If any person shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

Penalty for grave, bream, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

Penalty for boiling pitch, &c., on board a Vessel within prohibited limits. XXIV. If any person shall boil or heat any pitch, tar, resin, dammer, turpentine oil, or other such combustible matter on board any Vessel within any such Port, at any place where such act shall be prohibited by order of the Local Government, or contrary to the order or directions of the Harbour Master, every such person, and also the Master of any Vessel on board which such offence shall be committed, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

Penalty for drawing spirits by candle-light, &c. XXV. If any person shall, by candle-light or other artificial light, draw off spirits on board any Vessel within any such Port, every such person, and also the Master of every such Vessel, shall be liable for every such offence to a penalty not exceeding Two Hundred Rupees.

Special Rule. XXVI. In every such Port to which the provisions of this Section shall be specially extended by an order of the Local Government, every Vessel exceeding the burthen of 200 tons shall be provided with a proper force pump, hose, and appertenances, for the purpose of extinguishing any fire that may occur on board; and the Master of every such Vessel who, after having been required by the Harbour Master to comply with such provision, shall, without lawful excuse, neglect or refuse so to do for the space of seven days after

Penalty. XXVII. If any person shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

Penalty. XXVIII. If any person shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

Penalty. XXIX. If any person shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

such expenses may be recovered as any penalty under this Act. The Harbour Master may cause such timber, raft, or other things, or the materials of any nuisance or obstruction so removed, or so may be necessary, to be sold by public auction, and may retain all the expenses of such sale out of the proceeds of such sale; and shall pay the surplus of such proceeds or deliver so much of the said timber or other materials unsold, to the owner or other person entitled to the same; and if no owner or other person can be ascertained in such manner as the Local Government may direct; and may, if necessary, realize the expenses of keeping such materials with the expenses of such sale, out of so much of the said timber or other materials as may remain unsold.

Any person shall wilfully and without lawful excuse lift, injure, loosen, or set adrift any buoy, beacon, or mooring, fixed or placed by the authority of the Local Government in any such Port, River, or Channel shall for every such offence be liable to the payment of the amount to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labour, for a period not exceeding six

months. If any vessel shall hook or get foul of any of the buoys or moorings laid down by or by the authority of the Local Government in any such Port, River, or Channel, or if any person on board of such Vessel shall not, nor shall any person, except in the case of emergency or mooring for the purpose of clearing the same, without the order of the Harbour Master, and the Harbour Master, immediately on receiving notice of such offence, shall assist and superintend the vessel; and the Master of such vessel, on demand, pay such reasonable expense as may be incurred in clearing the same. If any person contravenes the provisions of this Section shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

Any person shall wilfully and without lawful excuse loosen or remove from its moorings any Vessel within any such Port, River, or Channel, or leave or authorize from the Harbour Master, such person shall be liable to a penalty not exceeding Two Hundred Rupees, or, at the discretion of the Local Government, to be imprisoned, with or without hard labour, for a period not exceeding six calendar

months. If any vessel shall be wrecked, stranded, or sunk, in any such Port, River, or Channel, so as to impede or be likely to impede the navigation thereof, the Harbour

Master shall be liable to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labour, for a period not exceeding six calendar months.

XXII. If any ballast or rubbish, or if any other thing likely to form a bank or shoal, or so to be detrimental to navigation, shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides, or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

XXIII. If any person shall grave, breach, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

XXIV. If any person shall boil or heat any pitch, tar, resin, dammer, turpentine oil, or other such combustible matter on board any Vessel within any such Port, at any place where such act shall be prohibited by order of the Local Government, or contrary to the order or directions of the Harbour Master, every such person, and also the Master of any Vessel on board which such offence shall be committed, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

XXV. If any person shall, by candle-light or other artificial light, draw off spirits on board any Vessel within any such Port, every such person, and also the Master of every such Vessel, shall be liable for every such offence to a penalty not exceeding Two Hundred Rupees.

XXVI. In every such Port to which the provisions of this Section shall be specially extended by an order of the Local Government, every Vessel exceeding the burthen of 200 tons shall be provided with a proper force pump, hose, and appliances, for the purpose of extinguishing any fire that may occur on board; and the Master of every such Vessel who, after having been required by the Harbour Master to comply with such provision, shall, without lawful excuse, neglect or refuse so to do for the space of seven days after

such neglect or refusal, shall be liable to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labour, for a period not exceeding six calendar months.

XXVII. If any person shall, without lawful excuse, neglect or refuse to do for the space of seven days after



SECOND SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, NOVEMBER 22, 1854.

MADRAS GOVERNMENT PRICES CURRENT.

The following Prices Current, received from the Madras Government, are published for general information:—

Weekly Return of the Wholesale Prices of Grain at the principal Sea Ports and Towns in the District of Vizagapatnam up to the end of September 1854.

Dates.	Names of Ports and Towns.	Paddy, Fine.		Paddy, Coarse.		Cumbao.		Jonnaloo.		Natcheny.		Ooraino.		Cooly.		REMARKS.
		Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	Country Garce.	Madras Garce.	
Up to 22nd September.	Vizagapatnam.	117 0 0	117 0 0	120 0 0	120 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	
	Bimalipatan.	58 4 0	112 8 0	40 11 0	90 8 0	00 0 0	120 0 0	00 0 0	180 0 0	80 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	
	Vizagapatnam.	48 0 0	05 0 0	40 2 0	92 5 8	33 4 0	70 9 6	00 0 0	00 0 0	78 12 0	137 8 0	00 0 0	00 0 0	100 0 0	100 0 0	
Up to the end of September.	Vizagapatnam.	117 0 0	117 0 0	120 0 0	120 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	100 0 0	
	Bimalipatan.	53 0 0	104 0 0	40 0 0	99 0 0	14 8 0	108 12 0	89 8 0	112 0 0	75 0 0	130 0 0	00 0 0	00 0 0	100 0 0	100 0 0	
	Vizagapatnam.	48 0 0	08 0 0	40 2 0	92 5 8	35 4 0	70 9 6	00 0 0	00 0 0	78 12 0	137 8 0	00 0 0	00 0 0	100 0 0	100 0 0	

VIZAGAPATNAM; Collector's Office, 1st October 1854.

N. B.—The measures in this District are heaped.

A. ROBERTSON, Collector.

Weekly Return of the Wholesale Prices of Grain as selling at the various Sea Ports and neighbouring large Towns in the District of Ganjam, from 9th to 16th September 1854.

GRAIN.	GANJAM.		BIRHANPOOR.		MUNSOORCOTTAN.		ASKA.		RUSKILLOONDAH.		CHICACOLE.		CALINGAPATAN.		PURLAKHEDEY.		REMARKS.
	Burnum of 240 Seers.	Madras Garce.	Burnum of 240 Seers.	Madras Garce.	Burnum of 240 Seers.	Madras Garce.	Burnum of 240 Seers.	Madras Garce.	Burnum of 240 Seers.	Madras Garce.	Gerce of 1,800 Seers.	Madras Garce.	Gerce of 1,050 Seers.	Madras Garce.	Gerce of 1,725 Seers.	Madras Garce.	
Paddy, 1st sort.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	The local Measure in this District is generally heaped.
Ditto, 2nd do.	8 7 8	89 12 0	3 0 0	60 0 0	3 12 0	75 0 0	3 4 0	85 0 0	2 14 0	57 8 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	0 0 0	
Jonnaloo.																	
Chooloo.																	
Arakaloo.																	
Corraloo.																	
Horse Grain.																	

GANJAM, 7th October 1854.

Weekly Return of the Wholesale Prices of Grain at the principal Sea Ports and the largest Towns in the Guntur District, ending the 15th October 1854.

NAMES OF SEA PORTS AND TOWNS.	1st sort Paddy.		2nd sort Paddy.		Velavadam, Booradum and Jelmah (Red Paddy).		Jonnaloo.		Cooly or Horse Grain.		REMARKS.
	Footy.	Madras Garce.	Footy.	Madras Garce.	Footy.	Madras Garce.	Footy.	Madras Garce.	Footy.	Madras Garce.	
Sea Ports.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	The local Measure in this District is generally heaped.
Coorpalen.	28 0 0	112 11 26	0 0 0	104 1 10							
Vizagapatnam.	34 0 0	124 13 23	0 0 0	113 14 10	44 0 0	161 11 2			35 0 0	128 10 0	
Coorpalen.	44 9 0	161 3 0	43 0 0	148 1 0			41 0 0	130 4 0	28 0 0	95 2 132	
Coorpalen.	20 0 0	112 2 0	24 0 0	103 8 0			41 0 0	130 4 0	28 0 0	95 2 132	
Coorpalen.	37 0 0	132 11 0	32 0 0	114 13 0	40 0 0	143 8 3	20 0 0	98 4 7	20 0 0	98 4 7	

GUNTUR; Collector's Office, 15th October 1854.

N. B.—The local Measure is always heaped.

H. WOOD, Acting Collector.

Weekly Statement of the Wholesale Prices of Grain in the Sea Port Town and Cutchah in the Manipaliam District, up to 16th October 1854.

Names of Towns and Cutchahs	Number of Rices per Catty.	White Paddy.				Black Paddy.		Jelamuloo.		Jannuloo.		Sujaloo.		Tamedaloo.		Cereuloo.		Horse Gram.	
		1st sort.		2nd sort.		Candy.	Madras Garos.	Candy.	Madras Garos.	Candy.	Madras Garos.	Candy.	Madras Garos.	Candy.	Madras Garos.	Candy.	Madras Garos.	Candy.	Madras Garos.
		Candy.	Madras Garos.	Candy.	Madras Garos.														
	Rs.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
Bunder,	980	22 8 0	115 0 0	22 0 0	110 8 0	12 5 0	87 8 0	39 2 0	97 2 0	35 0 0	176 0 0	20 8 0	140 0 0	27 8 0	137 8 0	27 8 0	137 8 0	27 8 0	137 8 0
Kilore,	960	22 0 0	112 8 0	17 8 0	86 8 0	37 2 0	92 8 0	37 8 0	185 8 0	34 0 0	156 0 0	34 8 0	154 8 0	34 0 0	150 0 0	34 0 0	150 0 0	34 0 0	150 0 0
Baroah,	960	24 0 0	140 0 0	27 8 0	185 0 0	12 5 0	87 8 0	39 2 0	97 2 0	35 0 0	176 0 0	20 8 0	140 0 0	27 8 0	137 8 0	27 8 0	137 8 0	27 8 0	137 8 0
Jamshettah,	1865	23 8 0	185 8 1	22 8 0	98 11 0	14 0 0	74 10 0	18 12 0	72 8 4	15 0 0	80 8 0	19 0 0	85 8 4	12 8 0	89 8 4	25 0 0	118 8 4	25 0 0	118 8 4
Edinburg,	980	22 8 0	115 0 0	22 0 0	110 8 0	12 5 0	87 8 0	39 2 0	97 2 0	35 0 0	176 0 0	20 8 0	140 0 0	27 8 0	137 8 0	27 8 0	137 8 0	27 8 0	137 8 0
Cutchah,	980	22 8 0	115 0 0	22 0 0	110 8 0	12 5 0	87 8 0	39 2 0	97 2 0	35 0 0	176 0 0	20 8 0	140 0 0	27 8 0	137 8 0	27 8 0	137 8 0	27 8 0	137 8 0

MANIPALIAM; Collector's Cutchah, 20th October 1854.

T. D. LUSHINGTON, Collector.

A Return exhibiting the Prices of Grain at the different Cutchah Stations in the District of Chingleput, during the week ending on the 6th October 1854.

Names of Towns.	1st sort Paddy.			2nd sort Paddy.			Cholum.			Baggy.			Aurecay.			Thansy.			Cumboo.			Horse Gram.		
	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.	Rs.	A.	P.
Carangooly,	151	5	7	188	4	0	238	5	4	311	1	9
Ootranialoor,	162	5	8	162	5	8	
Conjeeveram,	160	0	7	147	5	10	187	7	1	182	13	10	290	14	7
Wallajahbad,	170	5	5	160	0	7	200	0	0	200	0	0	320	0	0
Chingleput,	142	8	5	181	8	1	169	11	2	280	0	0
Sadras,	169	11	2	164	11	8	173	0	0	350	0	0
Streeperoomadoor,	155	8	10	147	5	10	180	10	4	254	8	8
Terooporoor,	159	6	7	147	5	10	311	1	9
Covelong,	167	2	0	155	8	10	200	0	0	329	6	7
Sydapet,	142	10	10	180	11	2	254	8	8
Fullaveram,	164	11	8
Poonamally,	184	11	8	160	0	7	188	0	11	288	4	5
Teroovulloor,	145	7	8	130	8	8	186	10	9	155	8	10	98	5	4	254	8	8	148	9	4	266	10	8
Ponnary,	142	8	5	133	5	4	164	11	8	280	0	0
Pulicat,	185	5	6	127	4	4	186	10	8	378	5	5
Streelurricottah,	140	0	0	200	0	0

CHINGLEPUT DISTRICT; Collector's Cutchah, Sydapet, 24th October 1854.

P. B. SMOLLETT, Acting Collector.

W. GREY,

Secy. to the Govt. of Bengal.

each requisition, shall be liable to a penalty not exceeding Five Hundred Rupees.

XXVII. The Local Government may, by order, fix the limits within which Vessels shall be prohibited from having on board, in any Port, River, or Channel subject to this Act, any quantity of gunpowder, rockets, or other

combustible ammunition, exceeding altogether 50 lbs. in weight, whether manifested for delivery or not; and in such case the Local Government shall appoint a proper place of deposit for such

gunpowder, rockets, or combustible ammunition in excess of the quantity above allowed, and an Officer to receive the same.

XXVIII. The Local Government may in such case, by order, fix the times at or within which, and the manner in which, such gunpowder, rockets, or combustible ammunition shall be landed and deposited by any Vessel inward-bound, and also the times at or within which and the manner in which, the same shall be taken on board any Vessel from such place of deposit.

XXIX. The Master of such Vessel shall, upon such gunpowder, rockets, or combustible ammunition being deposited, make and sign a declaration in writing that there is not then, to his knowledge or belief, on board such Vessel any gunpowder, rockets, or combustible ammunition exceeding the weight of 50 lbs.; and in case such Master shall knowingly make any false declaration with respect to any of the matters aforesaid, he shall be

liable to a penalty not exceeding Two Hundred Rupees.

XXX. The Officer with whom such gunpowder or other combustible ammunition shall be deposited, shall give a receipt for the same to the Master or other person making the deposit, and he shall be accountable to such Master or other person for the redelivery of the same.

XXXI. If any Vessel shall be prevented by stress of weather from landing or depositing such gunpowder, rockets, or other combustible ammunition, in excess of the quantity allowed as aforesaid, the Master or owner of such Vessel shall, as soon as the weather may permit, land and deposit the same at the place so appointed as aforesaid, or shall forthwith give notice to the Harbour Master, or other Officer who shall be named for that purpose by any order of the Local Government, and shall obey his directions relating to the same.

XXXII. The Local Government may also in respect to such Port, by order, fix the times and places at which, and the manner in which, Vessels outward-bound, requiring to take in any gunpowder, rockets, or other combustible ammunition exceeding the quantity above-mentioned, shall take in the same, whether such gunpowder shall have been previously landed from such Vessel or not.

XXXIII. The Master of any Vessel which shall have on board any gunpowder, rockets, or other combustible ammunition, contrary to the provisions of this Act, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence, and all gunpowder which shall be on board any Vessel, contrary to the provisions of this Act, shall be forfeited to Government, and may be seized by any Harbour Master, or by any Collector of Customs, or by any Custom House Officer, or other Officer authorized in that behalf by any general or special order of the Local Government, within the limits of their respective jurisdictions. Nothing in this Act contained shall extend to any gunpowder, rockets, or other ammunition belonging to Government, or carried for the use of troops of Her Majesty or of the Honorable East India Company on board of any such Vessel.

XXXIV. If any person shall, without lawful excuse, discharge any gun, musket, or other fire-arm in any Port subject to this Act, any landing-places, piers, wharfs, or quays thereof, except a gun loaded only with gunpowder for the purpose of making a signal of distress, or for such other purpose as may be allowed by the Local Government, such person shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees.

XXXV. In every Port, River, or Channel subject to this Act, to which the provisions of this Section shall be specially extended by an order of the Local Government, no person, unless duly authorized by the Harbour Master, shall creep or sweep for anchors, cables, or other stores, lost or supposed to be lost, in such Port, River, or Channel. Every person offending against this provision shall be liable to a penalty not exceeding One Hundred Rupees.

XXXVI. If any anchors, wreck, stores, or other property shall be recovered by any Officer employed by the Local Government for that purpose, from the bed of any Port, River, or Channel subject to this Act, the Local Government shall be entitled to receive a reasonable sum for salvage, having regard to the place of recovery; and if any dispute shall arise as to the amount of such salvage, the same shall be fixed and determined by a Magistrate. A registry shall be kept of all anchors, wreck, or other property so recovered, in such manner, and at such place or places as the Local Government may direct; and such registry shall be open to public inspection at reasonable office hours, except on Sundays and such holidays as the Local Government may direct; and such registry shall contain a description of such property, and of the times and places where the same shall have been recovered.

XXXVII. If the property recovered under the last preceding Section, or by a Harbour Master acting under Section XXI. of this Act, is unclaimed, or if the person

Penalties for having prohibited powder, &c., on board.

Exception.

Gun, &c. not to be discharged in Port.

Exception.

Penalty.

Special Rule.

Unauthorized person not to search for lost anchors or stores.

Penalty.

Salvage payable for wreck, &c.

Magistrate to fix amount if disputed.

Register to be kept.

Property recovered may, in certain cases, be sold.

shall be liable to a penalty not exceeding Fifty Rupees.

for the purpose of making a signal of distress, or for such other purpose as may be allowed by the Local Government, such person shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees.

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claiming the same refuses to pay the amount due to the Local Government in respect thereof, such property, if of a perishable nature, may be sold forthwith; and if not of a perishable nature, may be sold at any period, not less than six months after the recovery thereof, by Public Auction; and on the realization of the

Proceeds how to be applied.

proceeds, the amount due to the Local Government for salvage, or for the expenses incurred under Section XXI. as aforesaid, shall be deducted therefrom, and credited to the Local Government, and the balance shall be paid to the person entitled to the property recovered, or, if no such person shall appear and claim the same, shall be held in deposit for payment, without interest, to any person who may thereafter establish his right to the same.

XXXVIII. In every Port, River, or Channel

Special Rule.

Removing stones, &c. or injuring shores of Port, prohibited.

subject to this Act, to which the provisions of this Section shall be specially extended by an order of the Local Government, no person, without the permission of the Harbour Master, shall remove or carry away any rock, stones, shingle, gravel, or soil, or any artificial protection from any part of the Bank or Shore of such Port, River, or Channel; and no person shall sink or bury in any part of such Bank or Shore, whether the same be public or private property, any mooring-post, anchor, or any other thing which is likely to injure or to be used so as to injure such Bank or Shore, except with the permission of the said Harbour Master, and with the aid or under the inspection of such person or persons (if any) as he may appoint to take part in or overlook the performance of such work. If any person shall offend against the provisions of this Section, he shall be liable

Penalty.

to a penalty not exceeding One Hundred Rupees for every such offence, and to pay the expenses of repairing the injury (if any) done to such Bank or Shore.

XXXIX. Port dues, at rates not exceeding the

Port-dues to be levied.

rates mentioned in the Schedule to this Act annexed, which Schedule shall be taken as part of this Act, shall be paid by every Vessel which shall enter or be in any Port, River, or Channel subject to this Act. No Port-dues shall hereafter be levied in any such Port, River, or Channel except under the authority of this Act; but nothing herein contained shall prevent the levy as heretofore of light duties under Regulation VI. of 1831 of the Bombay Code and Act XIII. of 1854, or of fines or duties payable under Act XXVII. of 1850.

Proviso.

XL. The Local Government may, from time to

Local Government may vary the Port-dues.

time, vary the rate at which Port-dues and fees shall be levied in any such Port, River, or Channel, in such manner as, having regard to the receipts and charges on account of that Port, it may deem expedient, by reducing or raising the dues and fees, or any of them; provided that the rates

Proviso.

shall not in any case exceed the amount hereby authorized to be taken, and that they shall at all times be the same in the same Port for all sorts of Vessels, according to tonnage.

XLI. For every Port at which Port-dues shall

Distinct accounts of Port-dues to be kept and an abstract thereof to be published.

be levied under this Act, a distinct account, to be called the Account of the Port Fund of the Port to which it relates, shall be kept by such Officer as the Local Government may appoint for that purpose. This account shall show in complete detail the receipts and charges of the Port; and an Abstract statement of every such account shall be published annually, as soon after the 1st of May of each year as may be practicable, in which statement the balance at the close of the year at the credit or debit, of the Port shall be shown. If, for any of the purposes of this Act, an advance of money shall have been or shall be made by Government on account of any Port subject to this Act, simple interest upon that advance, or upon so much of it as remains or shall remain unpaid, at such rate as the Governor General in Council may determine, shall be charged in the Port Fund Account thereof: all expenses, including the pay and allowances of all persons upon the establishment of the Port, the cost of buoys, beacons, lights, and all other works maintained chiefly for the benefit of Vessels being in, or entering, or leaving the Port, or passing through the Rivers or Channels leading thereto, but excluding receipts and expenses on account of Pilotage, incurred for the sake of every such Port, shall be charged in the Port Fund Account of that Port. And all money, including salvage money, proceeds of wrecks, and fines, received under this Act, at or on account of every such Port, shall be credited in the Port Fund Account of that Port.

XLII. The Collector of Customs at every such

Collection of Port-dues.

Port, or such other Officer as the Local Government shall appoint, shall collect the Port-dues above-mentioned. The Officer to whom any such Port-dues shall be paid, shall grant to the person paying the same a proper voucher in writing under his hand, describing the name of his Office, the Port or place at which the same shall be paid, and the name, tonnage, and other proper description of the Vessel in respect of which such payment shall have been made.

Voucher to be given.

XLIII. Within twenty-four hours after the ar-

Master to report the arrival of Vessel to Harbour Master.

arrival within the limits of any such Port of any Vessel liable to the payment of Port-dues under this Act, the Master of such Vessel shall report such arrival to the Harbour Master of such Port, and if any Master of a Vessel shall, without lawful excuse, fail to make such report within the time aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence.

Penalty.

XLIV. If any Vessel liable to the payment of

Harbour Master may in certain cases ascertain the draught, and charge the expense thereof to the Master.

Port-dues under this Act, shall be in any such Port, without proper marks on the stem and stern posts thereof for denoting the draught of such Vessel, the Harbour Master may, in any case in which it shall be necessary to ascertain the draught of such Vessel, cause the same to be ascertained by means of the operation of hooking, and the Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

XLV. In order to ascertain the tonnage of any Vessel liable to pay Port-dues under this Act, the following rules shall be observed :—

Tonnage of Vessel liable to Port-dues how to be ascertained.

Clause 1.—If such Vessel be a British registered Vessel, or a Vessel registered under Act X. of 1841 or Act

XI. of 1850, the Harbour Master may require the owner or Master of such Vessel, or any person having possession of the register of such Vessel, to produce such register for inspection; and if any such Master or other person shall, without lawful excuse, neglect or refuse to produce such register as aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees. If any such owner, Master, or other person as aforesaid shall neglect or refuse to produce such register, or otherwise to satisfy the Harbour Master as to what is the true tonnage of the Vessel in respect of which such Port-dues shall be payable, it shall be lawful for the Harbour Master to cause such Vessel to be measured, and the tonnage thereof to be ascertained; and in such case, the owner or Master of such Vessel shall also be liable to pay the expenses of such measurement.

Clause 2.—If such Vessel be not a British registered Vessel, or a Vessel registered under Act X. of 1841 or

Act XI. of 1850, and the owner or Master thereof shall fail to satisfy the Harbour Master as to what is the true tonnage of such Vessel, according to the mode of measurement prescribed by Act X. of 1841 or Act XI. of 1850, as the case may be, the Harbour Master shall cause such Vessel to be measured, and the tonnage thereof according to the mode aforesaid, to be ascertained; and in such case, the owner or Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

XLVI. If the Master of any Vessel, in res-

On refusal to pay Port-dues, &c., the Collector may distrain and sell.

pect of which any Port-dues, fees, or charges shall be payable under this Act, shall refuse or neglect to pay the same, or any part thereof, on demand, the Collector of Customs, or other person authorized to collect such Port-dues or charges, may distrain or arrest, of his own authority, such Vessel, and the tackle, apparel, and furniture belonging thereto, or any part thereof, and detain the same until the amount due shall be paid; and in case any part of the said Port-dues or charges, or of the costs of the distress or arrestment, or of the keeping of the same, shall remain unpaid for the space of five days next after any such distress or arrestment so made, the Collector of Customs, or other such person as aforesaid, may cause the Vessel or other thing so distrained or arrested to be sold, and with the proceeds of such sale may satisfy the Port-dues, charges, and costs, including the costs of sale remaining unpaid, rendering the surplus (if any) to the Master of such Vessel, upon demand.

XLVII. The Officer of Government whose duty it shall be to grant a Port clearance for any Vessel, shall not grant such Port clearance, until the owner, agent, or Master of that Vessel, or some other person, shall have paid all Port-dues, fees, and charges to which such Vessel, or the owner or Master of such Vessel,

No Port clearance to be granted until dues, &c., are paid.

shall be liable under this Act.

XLVIII. The Harbour Master or any of his

Harbour Master, &c., may go on board any Vessel in discharge of his duty.

Assistants may, whenever he shall suspect that any offence has been or is about to be committed in any Vessel contrary

to this Act; or whenever it is necessary for him so to do, in the discharge of any duty imposed upon him by this Act; and the Collector of Customs or other Officer appointed to collect any Port-dues or other charges payable in respect of any Vessel under this Act, may, whenever it is necessary so to do for the performance of any duty imposed upon such Collector or other Officer under this Act; either alone or with any other person or persons, go on board any Vessel within the limits of any port, River, or Channel

Penalty for preventing entry.

subject to this Act. If the Master or other person in charge of such Vessel shall, without lawful excuse, refuse to allow any such Harbour Master or Assistant Harbour Master, Collector of Customs, or other Officer or person, to enter such Vessel for the performance of any duty imposed upon him by this Act, he shall, for every such offence, be liable to a penalty not exceeding Two Hundred Rupees.

XLIX. If any person shall wilfully obstruct or hinder any Officer in the execution of any duty imposed or power conferred by this Act, or shall assault or ill-treat him in the discharge of such duty, or in the exercise of such power, such person shall, for every such offence, be subject to a penalty not exceeding Two Hundred Rupees.

Penalty for obstructing Officer in discharge of his duty, &c.

L. The Harbour Master and every person assisting him are hereby indemnified for all acts which in good faith they may do, or cause to be done, in pursuance of this Act; and all acts, orders, or directions by this Act authorized to be done or given by any Harbour Master, may, subject to his control, be done or given by any Assistant of such Harbour Master. And any person lawfully authorized to do any act, may call to his aid such assistance as may be necessary.

Harbour Master, &c., indemnified.

LI. If any Vessel belonging to any of Her Majesty's subjects, or sailing under British Colors, shall hoist, carry or wear, within the limits of any Port, River, or Channel subject to this Act, any flag, jack, pendant, or colors, the use whereof on board such Vessel shall have been prohibited by the 10th Section of the 8 and 9 Vic. c. 87, or by any future Statute to be made in that behalf, or by any Proclamation made or to be made in pursuance of any such Statute, or by any of Her Majesty's Regulations in force for the time being, the Master of such Vessel shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees; and such penalty shall be in addition to any other penalty which may be recoverable under the said Statute or any future Statute to be made in that behalf; and it shall be lawful for any Officer of the Indian Navy, within the limits of such Port, River, or Channel, or for the Harbour Master of such Port, to enter on board any such Vessel, and to seize and take away any flag, jack, pendant, or color so unlawfully hoisted, carried, or worn on board the same.

Powers of Assistants to Harbour Master.

Penalty for hoisting unlawful colors in Port.

LIII. All offences against this Act shall be punishable in a summary manner by a Magistrate. And, in addition to the means prescribed by Act II. of 1839, the provisions of which are hereby extended to all penalties imposed under this Act, it shall be lawful for a Magistrate, by Warrant under his hand, to cause the amount of any such penalty imposed upon the owner or Master of any Vessel for any offence committed on board of such Vessel, or in the management thereof, or otherwise in relation thereto, whereof such owner or Master shall be convicted, to be levied by distress and sale of such Vessel, and the tackle, apparel, and furniture thereof, or so much thereof as shall be necessary.

LIII. In case of any conviction under this Act, the convicting Magistrate may order the offender to pay the costs of such conviction, in addition to any penalty or expenses to which he may be liable. Such costs may be assessed by the Magistrate, and may be levied and recovered in the same manner as any penalty under this Act.

LIV. In every case in which any person shall be liable, under the provisions of this Act, to pay any sum of money, damages or expenses not exceeding One Thousand Rupees, the same may be recovered and levied in the same manner as any penalty under this Act; and, if necessary, the amount thereof may be fixed and assessed by the Magistrate before whom the case shall be tried.

LV. In any case in which any penalty, damages, or expenses shall be levied under this Act, by distress and sale, the cost of such distress and sale may be levied in addition to such penalty, damages, or expenses, and in the same manner.

LVI. If any dispute shall arise concerning the amount leviable by any distress or arrestment by virtue of this Act, or the charges or costs payable under the last preceding Section, the person making such distress or using such arrestment, may detain the goods distrained or arrested, or the proceeds of the sale thereof, until the amount to be levied shall have been determined by a Magistrate; who, upon application made to him for that purpose, shall have power to determine such amount, and to award such costs to be paid by either of the parties to the other of them, as he shall think reasonable; and payment of such costs, if not paid on demand, shall be enforced in the same manner as any penalty under this Act.

LVII. Nothing in this Act shall extend to any Vessel belonging to, or in the service of Her Majesty, or of the East India Company, or to any Vessel of war belonging to any Foreign Prince or State; nor to deprive any person of any right of property or other private right, except as hereinbefore expressly provided; nor to affect any law or regulation relative to the Customs; nor any order or direction which shall have been lawfully made or given in pursuance of the provisions of any such law or regulation.

LVIII. The East India Company shall not be answerable for any act or default of any Master Attendant, Harbour Master, or other Conservator of any Port, River, or Channel subject to this Act; or of any Pilot; or of any Deputy, or Assistant of any of the Officers above mentioned; or of any person acting under the authority or directions of any such Officer or Assistant; done within the limits of such Port, River, or Channel; nor for any damage or injury sustained by any Vessel in consequence of any defect in any of the moorings, hawsers, or other things belonging to the said Company, within the said limits, which may be used by such Vessel.

LIX. The word "Magistrate" in this Act shall include a Justice of the Peace of the Presidency Towns of Calcutta, Madras, and Bombay, a Joint Magistrate, and any person lawfully exercising the powers of a Magistrate, and also any Deputy or Assistant Magistrate to the extent of the powers of such Deputy or Assistant Magistrate.

LX. Whereas divers Ports and navigable Rivers may be situated partly within the jurisdiction of one Magistrate, and partly within that of another, by reason whereof doubts may arise upon questions of jurisdiction over offences which may be committed contrary to this Act; it is therefore enacted that if any person shall be guilty of an offence against the provisions of this Act, in any Port, River, or Channel subject to this Act, such offence shall be punishable by any Magistrate having jurisdiction over any district or place adjoining such Port, River, or Channel, or adjoining either side of that part of the navigable River or Channel in which such offence shall be committed; and that such Magistrate may exercise all the powers of a Magistrate under this Act, in the same manner and to the same extent as if such offence had been committed locally within the limits of his jurisdiction, notwithstanding the offence may not have been committed locally within such limits; and in case any such Magistrate shall exercise the jurisdiction hereby vested in him, the offence shall be deemed, for all purposes, to have been committed locally within the limits of his jurisdiction.

LXI. No conviction, order, or judgment of any Justice of the Peace shall be quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*; and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order, or judgment shall be aided by what so appears in such depositions.

LXII. In the construction of this Act, unless there be something in any special provision thereof, or in the context, repugnant to such construction, the words "Local Government" shall be deemed to mean the person or persons for the time being immediately administering the Executive Government of that portion of the Territories under the Government of

Offences how punishable, and penalties how to be recovered.

by a Magistrate. And, in addition to the means prescribed by Act II. of 1839, the provisions of which are hereby extended to all penalties imposed under this Act, it shall be lawful for a Magistrate, by Warrant under his hand, to cause the amount of any such penalty imposed upon the owner or Master of any Vessel for any offence committed on board of such Vessel, or in the management thereof, or otherwise in relation thereto, whereof such owner or Master shall be convicted, to be levied by distress and sale of such Vessel, and the tackle, apparel, and furniture thereof, or so much thereof as shall be necessary.

Damages, &c., payable under this Act, how to be ascertained and recovered.

be liable, under the provisions of this Act, to pay any sum of money, damages or expenses not exceeding One Thousand Rupees, the same may be recovered and levied in the same manner as any penalty under this Act; and, if necessary, the amount thereof may be fixed and assessed by the Magistrate before whom the case shall be tried.

Costs of Distress.

damages, or expenses shall be levied under this Act, by distress and sale, the cost of such distress and sale may be levied in addition to such penalty, damages, or expenses, and in the same manner.

Magistrate to determine the amount to be levied in case of dispute.

amount leviable by any distress or arrestment by virtue of this Act, or the charges or costs payable under the last preceding Section, the person making such distress or using such arrestment, may detain the goods distrained or arrested, or the proceeds of the sale thereof, until the amount to be levied shall have been determined by a Magistrate; who, upon application made to him for that purpose, shall have power to determine such amount, and to award such costs to be paid by either of the parties to the other of them, as he shall think reasonable; and payment of such costs, if not paid on demand, shall be enforced in the same manner as any penalty under this Act.

Act not to extend to Vessels of war, nor to affect any private right of property, &c.

Nothing in this Act shall extend to any Vessel belonging to, or in the service of Her Majesty, or of the East India Company, or to any Vessel of war belonging to any Foreign Prince or State; nor to deprive any person of any right of property or other private right, except as hereinbefore expressly provided; nor to affect any law or regulation relative to the Customs; nor any order or direction which shall have been lawfully made or given in pursuance of the provisions of any such law or regulation.

Indemnity to East India Company against default of Harbour Master, Pilot, &c.

answerable for any act or default of any Master Attendant, Harbour Master, or other Conservator of any Port, River, or Channel subject to this Act; or of any Pilot; or of any Deputy, or Assistant of any of the Officers above mentioned; or of any person acting under the authority or directions of any such Officer or Assistant; done within the limits of such Port, River, or Channel; nor for any damage or injury sustained by any Vessel in consequence of any defect in any of the moorings, hawsers, or other things belonging to the said Company, within the said limits, which may be used by such Vessel.

Interpretation of word "Magistrate" in this Act.

The word "Magistrate" in this Act shall include a Justice of the Peace of the Presidency Towns of Calcutta, Madras, and Bombay, a Joint Magistrate, and any person lawfully exercising the powers of a Magistrate, and also any Deputy or Assistant Magistrate to the extent of the powers of such Deputy or Assistant Magistrate.

Jurisdiction over offences not committed within local limits of jurisdiction.

Whereas divers Ports and navigable Rivers may be situated partly within the jurisdiction of one Magistrate, and partly within that of another, by reason whereof doubts may arise upon questions of jurisdiction over offences which may be committed contrary to this Act; it is therefore enacted that if any person shall be guilty of an offence against the provisions of this Act, in any Port, River, or Channel subject to this Act, such offence shall be punishable by any Magistrate having jurisdiction over any district or place adjoining such Port, River, or Channel, or adjoining either side of that part of the navigable River or Channel in which such offence shall be committed; and that such Magistrate may exercise all the powers of a Magistrate under this Act, in the same manner and to the same extent as if such offence had been committed locally within the limits of his jurisdiction, notwithstanding the offence may not have been committed locally within such limits; and in case any such Magistrate shall exercise the jurisdiction hereby vested in him, the offence shall be deemed, for all purposes, to have been committed locally within the limits of his jurisdiction.

Conviction to be quashed on merits only. Form of conviction &c.

No conviction, order, or judgment of any Justice of the Peace shall be quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*; and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order, or judgment shall be aided by what so appears in such depositions.

Construction of Act.

In the construction of this Act, unless there be something in any special provision thereof, or in the context, repugnant to such construction, the words "Local Government" shall be deemed to mean the person or persons for the time being immediately administering the Executive Government of that portion of the Territories under the Government of

is East India Company in which the Port, River, or Channel in question is situated. The word "Vessel" shall include any floating thing used for conveyance by water of human beings or of property. The word "Master," when used in relation to any Vessel, shall mean and include any person having for the time being the charge, or command, or control of such Vessel.

SCHEDULE

Of Port-dues and Fees chargeable under this Act.

Upon all Vessels, of whatsoever description, being Vessels to which this Act applies, entering or being in any Port, River, or Channel subject to this Act, and either taking in or discharging any cargo or passengers therein, a consolidated tonnage duty, not exceeding eight annas a ton.

Upon all such Vessels entering any such Port, River, or Channel, but not taking in or discharging any cargo or passenger therein, one half the consolidated tonnage duty that would otherwise be chargeable under the preceding Rule.

Provided that no consolidated tonnage duty shall be chargeable upon the same Vessel at the same Port more than once within six months.

Upon any Vessel within any such Port shall be chargeable fees for the following services, at the following rates respectively :

For Mooring, a fee not exceeding.....	a ton.
For Unmooring " " " "	" "
For Removing " " " "	" "
For Hoisting " " " "	" "
For Measuring " " " "	" "
For receiving Gunpowder, " "	a lb.

In calculating Port-dues and charges according to this Schedule, Boats and other Vessels of less burthen than one ton shall be rated as being of the burthen of one ton : and fractions of a ton in Vessels of greater burthen than one ton, shall be disregarded.

Fishing boats, employed only in fishing, shall not be chargeable with Port-dues.

W. MORGAN,

Clerk of the Council.

Notifications, Appointments, &c.

No. 1223.

Fort William, Home Department,

The 22nd November 1854.

Notification.—The following Contribution has been received through Messrs. Gilianders, Arbuthnot and Co., and credited to the Fund for the Relief of the Families of Soldiers and Sailors engaged in the War with Russia:—

Collected at a theatrical performance of Amateurs at Mhow, and remitted by Lieutenant F.

J. H. Halbert, 5th M. L. Cavalry, Company's Rupees 533-2.

By order of the Governor General in Council,

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 1235.

Ecclesiastical,

The 23rd November 1854.

Notification.—The Most Noble the Governor General in Council is pleased to place the services of the Reverend H. W. Crofton, Assistant Chaplain, at the disposal of the Government of Bengal.

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 4987.

Fort William, Foreign Department,

The 21st November 1854.

The Governor General in Council is pleased to accept Dr. W. C. Maclean's resignation of his appointments as Residency Surgeon and Superintendent of the Hyderabad Medical School, from the 1st proximo.

No. 4988.

Lieutenant M. B. S. Lloyd, of the Madras Artillery, to be an Assistant Commissioner in Pegu, with effect from the date on which he entered on the duties of his Office in April last.

No. 4989.

Lieutenant O. Scott, Superintendent of the Survey of the line of road from Rangoon to Promé, has obtained leave of absence on Medical certificate, to visit the Presidency from the date of the departure of the Steamer *Tenasserim* from Rangoon, until the arrival of the second Steamer of the present month at Rangoon.

No. 4990.

The 22nd November 1854.

The Governor General in Council is pleased to appoint the following Officers to be Assistant Commissioners in the Punjab:—

Lieutenant T. W. Mercer, 48th Regiment Bengal Native Infantry.

Lieutenant F. O. Maisoy, 67th Regiment Bengal Native Infantry.

Lieutenant D. M. Probyn, 6th Regiment Bengal Light Cavalry, and Adjutant 2nd Regiment Punjab Cavalry.

No. 4991.

The 24th November 1854.

The Most Noble the Governor General in Council is pleased to re-appoint Lieutenant D. Briggs, of the 17th Regiment Native Infantry, to be Superintendent of the Hindoostan and Thibet Road.

No. 4992.

Lieutenant D. W. Wise, of the 4th Regiment Light Cavalry, to be Adjutant of the 2nd Regiment of Cavalry, Gwalior Contingent.

No. 4993.

Shaikh Mohib Hossein Khan is appointed an Extra Assistant in the Province of Nagpore.

No. 4994.

Mr. C. W. Lennox, Extra Assistant at Hoshiarpore, has obtained leave of absence for fifteen days, on Medical certificate, from the 30th October, in extension of the one month's leave previously granted to him by the Chief Commissioner.

No. 4995.

The Reverend C. Sloggett, Chaplain of Simla, has obtained leave of absence for one month, from the date on which he may avail himself of the same.

No. 4996.

Mr. E. L. Brandreth, Deputy Commissioner of Ferozepore, having rejoined his appointment on the 31st ultimo, the unexpired portion of the leave granted to him in G. O. No. 2438, dated the 6th June last, namely, from the 31st ultimo to the 5th instant, is hereby cancelled.

G. F. EDMONSTONE,

Secy. to the Govt. of India.

Orders by the Hon'ble the Lieut.-Governor of the North-Western Provinces.

No. 1396 A. of 1854.

General Department.

Camp Kurrul, the 17th November 1854.

Leave of Absence.—The leave of absence granted in Orders of the 13th August 1853, to the Reverend Horatio Moule, then Chaplain of St. Paul's Church, Agra, for eighteen days, under Section XXV. of the Amended Absentees Rules, is cancelled.

No. 2281 A. of 1854.

Judicial Department.

Appointments.—Assistant Surgeon Robert Cockburn, Civil Assistant Surgeon of Jounpore, to be Civil Assistant Surgeon of Seharunpore.

Assistant Surgeon Horatio Philip Harris, Civil Assistant Surgeon of Seonee, to be Civil Assistant Surgeon of Jounpore.

No. 2283 A. of 1854.

Notification.—Synd Mohamed Abdool Ha-keem, Deputy Magistrate of Agra, is invested with the full powers of a Magistrate, under Section III., Regulation X.V. of 1843.

No. 2290 A. of 1854.

Judicial and Revenue Department.

Camp Etawah, the 18th November 1854.

Appointments.—Mr. Major Henry Court to officiate as Magistrate and Collector of Allahabad.

Mr. Robert Spankie to officiate as Magistrate and Collector of Cawnpore.

Mr. Archibald R. S. Pollock to officiate as Magistrate and Collector of Benares, till further orders.

No. 2294 A. of 1854.

Mr. Richard Charles Oldfield to be an Assistant to the Magistrate and Collector of Benares, in which capacity he will exercise the special powers described in Section II., Regulation III. of 1821 and Section XXI., Regulation VIII. of 1831.

W. Mura,

Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 23rd November 1854.

No. 1171 of 1854.—The following Order issued by the Resident at Hyderabad is confirmed:—

No. 191, dated 8th November 1854.—With advertence to General Order, No. 182 of the 13th October 1854, transferring Captain Shakespear to the Nagpore Irregular Force, Lieutenant Nightingale, will officiate as Commandant of the First Cavalry, Hyderabad Contingent, and Ensign Hill will act as Second in Command, in addition to his duties as Adjutant.

No. 1172 of 1854.—Family Pensioner Anoop, (No. 1394, Dinapore Circle,) who obtained pension by General Order by the Commander-in-Chief, dated 4th October 1845, as the daughter of the late Jemadar Gopaul Pandey, 38th Regiment Native (Light) Infantry, whereas she is in reality only his daughter-in-law, is struck off the pension list from the date of last payment made to her.

Fort William, 24th November 1854.

No 1173 of 1854.—Under instructions from the Hon'ble the Court of Directors,* the name of Ensign Francis Arthur Wodehouse, of the 22nd Regiment Native Infantry, is removed from the Army List, from the 20th February 1854.

No. 1174 of 1854.—The services of Assistant Surgeon A. G. Crewe, doing duty with the Artillery at Benares, are placed at the disposal of the Government, North-Western Provinces.

No. 1175 of 1854.—In continuation of Government General Order, No. 960, of the 22nd November 1853, the Most Noble the Governor General in Council is pleased to direct that the following sums shall be available for gratuities on discharge to meritorious European Soldiers serving with Native Regiments at the three Presidencies.

No. 1178 of 1854.—The following promotions are made in the under-mentioned Corps of the Native Army:—

Corps.	Rank and Names.	To what Rank promoted.	From what date.	In whose room.
1st Regiment Native Infantry,	Havildar Juggernath Dooby,	Jemadar,	20th Sept 1854,	Surnam Sing, deceased.
2d ditto, ...	Jemadar Hurnauth Sookool,	Subadar,	8th Oct. 1854,	Shank Khyroolah, ditto.
	Havildar Sowlay Pantuck,	Jemadar,	Ditto,	Hurnauth Sookool, promoted.
10th ditto, ...	Havildar Muttadzen Tewary,	Extra Jemadar,	2nd Jan. 1854,	To carry the two honorary colors borne by the Regiment.
	Havildar Sontaram,	Ditto,	Ditto,	
64th ditto, ...	Havildar Heraram Panday,	Jemadar,	30th Oct. 1854,	Sowdeen, deceased.

For European Non-Commissioned Officers, Sergeant Majors, Quarter Master Sergeants, Sergeants and Corporals, serving with Native Regiments of Artillery, Cavalry and Infantry, Regular, Irregular, or Local, Sappers and Miners, Civil Corps and Contingents.

Bengal, £100
Madras, £ 50
Bombay, £ 30

For Drummers, Fifers, Buglers, Trumpeters and Musicians of European parentage.

Bengal, £ 30
Madras, £ 20
Bombay, £ 20

A Drum, Fife, Bugle, or Trumpet Major, who shall have served seven years as such, will be allowed the gratuity laid down for a Corporal, £10.

No. 1176 of 1854.—In order to prevent any misunderstanding hereafter regarding the date on which the tour of a General Officer Commanding a Division expires, the Most Noble the Governor General in Council is pleased to direct that the term of five years, to which a Divisional Command is limited, shall be considered to commence from the time the General Officer first receives the full allowances of the Command, and shall terminate five years from that date, whether such Officer shall have been in receipt of the full allowances for the whole period, or shall by reason of any absence on sick certificate or private affairs have been placed on reduced allowances for any portion of that time.

This Order is applicable to the three Presidencies.

No. 1177 of 1854.—The Most Noble the Governor General in Council is pleased to notify that the Honorable the Court of Directors have intimated in their letter, No. 36 of the 27th September 1854, that in a communication from the War Office of the 20th September 1854, the Establishment of Highland Regiments has been augmented from the 1st April 1854, as follows:—

1 Pipe Major as Serjeant at 1s. 10d. a day.
5 Pipers at 1s. 1d. a day each.

No. 1179 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:—

7th Regiment Light Cavalry.

Cornet Ashton Cromwell Warner to be Lieutenant, from the 28th August 1854, *vice* Lieutenant and Brevet-Captain Daniel Bayley, retired.

54th Regiment Native Infantry.

Captain and Brevet Major Hamilton Vetch to be Major,.....	} From the 29th August 1854, in succession to Major and Brevet Lieutenant Colonel Hugh Augustus Boscawen, retired.
Lieutenant Claud William Russell to be Captain of a Company,	
Ensign John Adrian Vauvrenen to be Lieutenant, ...	

No. 1180 of 1854.—The under-mentioned Officer is permitted to proceed from Calcutta to Europe on furlough:—

Captain William Parris Pel-ly, of the 10th Bombay Native Infantry,	} On Medical certificate for eighteen months, under the new Regulations.

No. 1181 of 1854.—The Most Noble the Governor General of India in Council is pleased to assign rank to the under-mentioned 2nd Lieutenants, Cornets, Ensigns and Assistant Surgeons, from the dates specified opposite to their respective names:—

Engineers.

2nd Lieut. Salusbury Thomas Trevor,	} 9th Dec. 1852.
" George Newmarch,	
" John Lindstone Watts,	

Cavalry.

Cornet Digby Compton,	} 26th Aug. 1854.
" Robert Cunliffe Low, ..	
" William Scott,	4th Sept. "
" Murray George Daniell, ..	20th " "

Infantry.

Ensign Charles Thomas Otway Mayne,	22nd Aug. 1854.
" Oswald Menzies,	} 26th " "
" John Charles Dyson, ..	
" William Dalrymple Shaw,	} 4th Sept. "
" Stanhope Berehaven Taylor,	
" Edward Daniel Hamilton Vibart, ...	
" William Henry Buttanshaw,	

Infantry.

Ensign George William Rutherford,	7th Sept. 1854.
" Charles David Peter Nott,	} 27th " "
" Benjamin Williams, ...	

Medical Department.

Asst. Surgeon Charles Cooper Watson Wilson,	20th Aug. 1854.
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Asst. Surgeon Patrick Francis Bellow,	6th Sept. 1854.
" Henry William Robinson, B. A.,	} 7th " "
" William John Palmer, ...	
" Alexander Parkinson Tomkyns,	20th " "

No. 1182 of 1854.—The under-mentioned Officer has returned to his duty on this Establishment, without prejudice to rank, by permission of the Hon'ble the Court of Directors:—

Date of arrival at Bombay.

Lieutenant William Briggs, of the 71st Regiment Native Infantry. }	6th Oct. 1854.
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No. 1183 of 1854.—The Most Noble the Governor of Fort William has been pleased to make the following promotions in the Calcutta Native Militia:—

Jemadar Goonraj Sing to be Subadar, from the 10th May 1854, *vice* Rudgebully Khan, killed on board the Barque *Clarissa*.

Havildar Mundil Sing to be Jemadar, from 10th May 1854, *vice* Goonraj Sing, promoted.

No. 1184 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on sick certificate:—

Captain Charles Reid, of the 10th Regiment Native Infantry, and Second in Command of the Sirmoor Battalion. }	For fifteen months, under the new Regulations.
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R. J. H. BIRCH, Colonel,
Secy. to the Govt. of India,
in the Milly. Dept.

Notice

Is hereby given, that for the year 1856-57, and thenceforward, until otherwise notified from this Office, the under-mentioned dates are to be the latest dates for the payment of arrears of Revenue in the settled Districts of the Lower Provinces, and of all demands which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of Revenue.

In Districts and for Mehals in which the Bengal or Umlos Era is current, with the exception of Zillah Sylhet and Chittagong.

28th June.
28th September.
12th January.
28th March.

In Districts and for Mehals in which the Fuslee Era is current.

7th June,
28th September.

12th January.
28th March.

In Sylhet as before.

28th September.
18th January.
18th April.

In Chittagong as before.

25th May.
25th September.
28th December.
25th February.

Petty Estates the jumma of which does not exceed 10 Rs., shall be liable to sale only once in the year, namely, on the first sale day which may occur after the kist of Chyts shall have become due. Estates with a jumma exceeding 10 Rs. and not exceeding 50 Rs., shall be twice in the year liable to sale, and Estates with a jumma exceeding Rs. 50, and not exceeding Rs. 100, shall be liable to sale three times in the year.

The following are the latest dates fixed for the payment of the Revenue of small Estates with jummas not exceeding Rupees 100:—

Estates paying Revenue above 50 Rs. and not exceeding 100 Rs.	28th June, 12th January and 28th March.	7th June, 12th January and 28th March.	18th April, 28th September and 18th January.	25th May, 28th December and 25th February.
Estates paying Revenue above 10 Rs. and not exceeding 50 Rs.	28th June and 12th January.	7th June and 12th January.	18th April and 18th January.	25th May and 25th February.
Estates paying Revenue not exceeding 10 Rs.	28th June.	7th June.	18th April.	25th May.
	Bengal and Unles Districts.	Fuslee Districts.	Sylhet.	Chittagong.

By Order of the Board of Revenue, Lower Provinces.

A GROTZ,
Offg. Secretary.

Port William,
The 24th November 1854.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS	Amounts available on this date.
Backergunge,	25,000
Bogra,	1,17,000
Burdwan,	1,45,000
Chittagong, ..	80,000
Dacca,	1,26,000
Dinapore,	85,000
Jorehaut,	23,000
Kamroop, ...	40,000
Midnapore,	50,000
Malda,	99,000
Mymensing,	2,46,000
Nuddeah,	1,47,000
Pubna,	98,500
Purneah,	1,93,000
Rangpore,	1,91,000
Sylhet,	2,91,000
Tipperah,	3,00,000

EDMUND DRUMMOND,

Offg. Accountant to the
Govt. of Bengal.

Accountant's Office,
The 24th November 1854.

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P.M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "the construction of Ferry Boats for the transport of Troops, Guns, Military Stores &c., for the Rivers, on the line of the Arracan Road."

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P.M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "constructing a Custom House Station at Diamond Harbour, and Out Offices for

Dwellings for Boats' Crews attached to the Station.

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

NOTICE is hereby given, that certain Effects belonging to the Estate of the late Mr. C. Wagentröber, have been placed under the Seal of this Court, and will be delivered to any party legally authorized to receive the same.

W. AGNEW,

Principal Assistant Commissioner.

ZILLAR GOWALPARA,
Civil Court,
The 6th Nov. 1854.

Sheriff's Office, the 8th November 1854.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday the Fourth day of December next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

T. CAIRD,
Sheriff.

সদরিক আকিস ৮ নবেম্বর ১৮৫৪ সাল।

সম্রাটর দেওয়ান বহিরাফে যে আগামি ৪ ডিসেম্বর ১৮৫৪ সাল সোমবার দুই প্রহরের সময় কলিকাতার কোর্ট উইলমেস ৪২৮ তাহার অন্তঃপাতি যে সকল স্থান তন্নিমিত্ত বঙ্গদেশের কোর্ট উইলমেস তদ্রেম কোর্ট আশ্রয় আশ্রয়ত হয়ে ওএরউয়মিনর এড-এডমিরেলটী অধ্যক্ষ মহা সমুদ্র নাবিকী মোকদ্দমা নিরূপিত করা এক সেশিয়ান অধ্যক্ষ মিছিল করিবেন।

এই সেশিয়ান কঠকাল পর্যন্ত বসিবেন তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেন, এবিষয় সকলে যত্ন রাখুন।

T. CAIRD,
Sheriff.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John James Robinson, of Port William in Bengal, a Serjeant in Her Majesty's 70th Regiment of Infantry, and a Trader, carrying on business at Rangoon in the Kingdom of Burmah, under the name, style and firm of J. W. Wallace and Company, Clothers, Provisioners and Wine and Spirit Merchants, an Insolvent.

Sherrington, Attorney.

On Saturday, the 4th day of November instant, it was ordered, that the hearing in this matter stand adjourned until Saturday, the 2nd day of December next.

In the matter of Chunna Mall, of Burra Bazar, in Calcutta, formerly a Dollol or Broker, but at present without any specific occupation in life, an Insolvent.

Notice, that the petition of the said Insolvent seeking the benefit of the Act XI. Vic. cap. XXI, was filed in the Office of the Chief Clerk on the 8th day of November instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee of the said Court, and it was ordered, that the hearing in this matter shall be on Saturday, the 5th day of January next, at the hour of 11 o'clock, in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Paliologus, Attorney.

In the matter of Heeralal and Hoonoomon-toram, late of Fuggeah Puttee, Burra Bazar, in Calcutta, carried on the trade or business of Cloth Merchants, Insolvents.

On Saturday, the 18th day of November instant, it was ordered, that the said Insolvents on the petition of Dwar-kanath Mitter, a Creditor of the said Insolvents, have committed an Act of Insolvency, under the provisions of the Act XI, Vic. cap. XXI, and by another order of the same date, the Estate and Effects of the said Insolvents were vested in the Official Assignee.

Swinhoe, Attorney.

In the matter of John Hampdon Cook, of Park Street, in Calcutta, lately employed in the Service of the India General Steam Navigation Company, and at present Chief Officer of the Union Tug Steamer in the employ of Messrs. Apear and Company, and carrying on business represented by Mrs. Cook, as a Boarding and Lodging House-keeper, at the premises, No. 4, Park Street and No. 5, Middleton Row, in Calcutta, an Insolvent.

Robertson, Attorney.

On Tuesday, the 14th day of November instant, it was ordered, that the hearing in this matter shall be on Saturday, the 5th day of January next, and that the said Insolvent do then attend to be examined by the said Court.

[1885]

In the matter of Nemychund Bysack, of No. 5, Babouram Ghose's Lane, in Ankeretollah, in Calcutta, late a Trader, carrying on business in co-partnership with Ghunessam Day, under the name, style and firm of Nemychund Bysack and Sitchunder Day, an Insolvent.

Notice, that the petition of the said Insolvent seeking the benefit of the Act XI, Vic. cap. XXI, was filed in the Office of the Chief Clerk, on the 6th day of November instant, and by an order of the same date, the Estate and Effects of the said Insolvent were vested in the said Court; and it was ordered, that the hearing in this matter shall be on Saturday, the 6th day of January next, at the hour of 11 o'clock in the forenoon of the said day, and that the said Insolvent do then attend to be examined by the said Court.

Wight and Orr, Attorneys.

Chief Clerk's Office, 23rd November 1854.

Commercial Bank of India.

The business of the Bank is this day removed to No. 27, Tank-square.

J. E. MacLACHLAN, Agent.

COMMERCIAL BANK OF INDIA;
No. 11, Colvin's Quay, Strand,
Calcutta, 15th November 1854.

Commercial Bank of India.

CALCUTTA BRANCH.

Rates of Exchange on the London Joint Stock Bank—

At 6 ms. ... not under £50, ..	1-10½ per Rupee.
" 4 "	1-10 " "
" 3 "	1-9½ " "
" 2 "	1-9½ " "
" 1 "	1-9½ " "
At eight	1-9½ " "

Delivery of the Bank's Drafts must be taken at the Office, except when applied for by Post, and particulars for drawing, it is requested, may be sent in at least a day before the closing of the Mails.

J. E. MacLACHLAN, Agent.

THE UNDER-MENTIONED UNCLAIMED PACKAGES, WILL BE PUT UP FOR SALE IF NOT CLEARED ON OR BEFORE THE 15TH OF DECEMBER 1854.

Date of Landing.	Mark or Address of Packages.	Ships.
1853 January, .. 7th,	1 Case, marked B in diamond,	Sa. Croix.
February, .. 26th,	1 Package, S. D. & Sons, Calcutta,	Ripalma Anna Maria.
March, .. 17th,	3 Cases, marked CH in double triangle,	Rob Roy.
May, .. 28th,	1 Case, marked P ..	Juliana.
June, .. 9th,	1 Case, Rear-Admiral Hon'ble F. B. Pellew, Commander-in-Chief,	Ayrshire.
July, .. 28th,	1 Case Unknown, no mark,	Gloriosa.
September, .. 1st,	1 Parcel, marked S in diamond, W. O. Young, Esq., ..	Goleonda.
Ditto, .. 6th,	1 Package, Mr. Forster,	Monarchy.
November, .. 21st,	1 Case Merchandise, Mr. J. Gibson,	Niobe.
December, .. 3rd,	1 Bale Jute,	Honor.
1854 June, .. 15th,	18 Pieces Sapan Wood,	Shanghai.
July, .. 7th,	1 Bag Horn Pieces, marked T,	Asiatic.
Unknown, ..	1 Case, Archibald McLean,	Mary Stoddard.
Ditto, ..	1 Small Box, marked M in diamond,	Farland.
Ditto, ..	1 Large Case, marked C A,	Unknown.
Ditto, ..	1 Case, marked S. & Co. in diamond, 2,	Ditto.
Ditto, ..	1 Small Box, marked R F in diamond, 1—30,	Ditto.
Ditto, ..	1 Case Brandy,	Ditto.
Ditto, ..	1 Case, Mrs. S. Jones,	Ditto.
Ditto, ..	1 Package, mark defaced,	Ditto.

LIST OF PACKAGES LYING UNCLAIMED ON THE WHARE.

1854 March, .. 1st,	1 Case Merchandise, marked L C in triangle, 17, ..	Fulwood.
Ditto, ..	1 ditto ditto, marked MS	Ditto.
Ditto, ..	1 ditto ditto, marked C in diamond,	Ditto.
Ditto, .. 13th,	1 Box ditto, marked G B D,	James Alexander.
May, .. 11th,	1 Case Unknown, B. W. Hogan,	Futray Salahi.
August, .. 14th,	1 Bale Merchandise, marked P & J L 121,	Helen Douglas.
Ditto, .. 23rd,	1 Case ditto, no mark,	Eugenia.
Ditto, ..	1 Cask Paint, ditto,	Ditto.
September, .. 12th,	2 Cases Wine, marked T & C in diamond, 160, 64,	Ballarat.

CALCUTTA, CUSTOM HOUSE, WHARE DEPT.,
The 24th November 1854.

W. BRACKEN,
Collector of Govt. Customs.

Report showing the smallest Depth of Water in the Bhangiruttee, Jellinghee and Matabangah Rivers, on the 15th November 1854.

Names of Rivers.	Smallest Depth of Water.		Where Shallowest.
	Fath.	Inch.	
Bhangiruttee River.			
At its entrance, ...	12	0	
Below the entrance, ...	9	0	
From thence to Jungypore, ...	6	0	At Momintollah.
From Jungypore to Sadduckbaugh, ...	4	3	" Meerpore.
From Sadduckbaugh to Berhampore, ...	3	0	" Kurboleh.
From Berhampore to Cutwa, ...	3	0	" Berhampore.
And from Cutwa to Nudda, ...	3	9	" Huldeenathpore.
	5	0	" Beedooparah.
			" Majeddeah.
Jellinghee River.			
At its entrance, ...	5	0	
From thence to Bausemarree, ...	3	9	Below Jellinghee.
From Bausemarree to Tecahkattah, ...	5	8	At Dogachee.
From Tecahkattah to Sonatullah, ...	6	9	" Beerpore.
And from Sonatullah to Molegunge, ...	8	0	" Sonatullah.
Matabangah River.			
At its entrance, ...	19	6	
From thence to Haut Boleah, ...	19	6	At Sodasibpore.
From Haut Boleah to Katchikattah, ...	8	0	" Boleah Entrance.
From Katchikattah to Kishengunge, ...	6	0	Below Gyegattah.
And from Kishengunge to Neelpore, ...	11	6	" Sonatunpore.
	12	0	" Ranaghaut.

Height of water on Gauge at Berhampore, on the 14th November 1854, + 9 feet 5 inches.

J. LANG,

Superintendent, Nudda Rivers.

On the Bhangiruttee River, }
21st November 1854. }

General Post Office Notifications.

Export Overland Mail, via Southampton and Marseilles, per P. and O. Co's Steamer "Hindustan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon and Aden,) intended for transmission by the Peninsular and Oriental Company's

Steam-vessel *Hindustan*, will be closed at this Office on Monday the 4th proximo.

C. K. DOVE,

Deputy Post-master General.

Fort William,
General Post Office,
The 23rd Nov. 1854.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel *Hindustan*, will be closed at this Office on Monday the 4th proximo.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer *Formosa*, will be closed at this Office 24 hours after the arrival of the Steamer *Bombay* at Garden Reach, expected about the 1st December.

C. K. DOVE,

Deputy Post-master General of Bengal.

Fort William,
General Post Office,
The 13th November 1854.

No. 430.

Notice.

THE Public are informed, that the following are the Localities of the Receiving Houses, now open in the Town of Calcutta, for the receipt of Letters, Papers and Packets not exceeding 12 Talahs.

The Receiving Houses will remain open from 11 A. M. to 4 P. M.

Letters, &c., thrown into the Letter-boxes, (which will be kept open day and night,) after the hour of 4 P. M., will be forwarded by the following day's Mail despatch.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,
The 9th Nov. 1854.

Localities of Receiving Houses.

- No. 1.—Wellesley Street, corner of Royd Street.
- No. 2.—Jorasanko.
- No. 3.—Baug Bazar.
- No. 4.—Bhobanepore.
- No. 5.—Kidderpore.
- No. 6.—Bow Bazar, near the entrance of the Fish Market.
- No. 7.—Napith Bazar, end of Dhurrantollah Street, North side of the Bazar.
- No. 8.—London Street.
- No. 9.—Cornwallis Square, facing Manicktollah Street.
- No. 10.—Hautcollah, near the Salt Chowkey.

THE PUBLIC are informed, that a Post Office will be opened at Pundooah on and from the 21st instant.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

CALCUTTA,
General Post Office,
The 20th October 1854.

Packets for the reception of Letters by the following Ships are open at this Office.

Name of Vessels.	Agents.	Intended Departure.	To what Port.	Touching at	Remarks.
Steamer Fortman, .. P. and O. S. N. Co.,	24 hours after the arrival of the Steamer Bon-day.	.. 5th Dec. 1854.	.. Suez.	.. Madras, Ceylon & Adm.	
Steamer Hindostan, Ditto,				.. Penang, Singapore and China.	
Mile,	Colvin, Alister, Cowie and Co,	.. 15th Ditto,	.. London.	.. Cape.	
See Nymph,	.. Gladstone, Wyllie,	.. in a day or two.	.. Mauritius.		

C. K. Dove,
Deputy Post-master General.

Calcutta; General Post Office, the 24th November 1854.

NOTICE is hereby given, for the information of the Public, that from this date separate Packets will be made up at the Howrah Post Office for Bally, Serampore, Chandernagore, Hooghly and Pundooah, and they will be sent from Howrah by the Evening Railway Train in charge of the Mail Guard.

The Packet will be closed at 4½ P. M.

C. K. Dove,

Deputy Post-master Genl. of Bengal

Calcutta, General Post Office, }
The 16th November 1854. }

No. 2719.

THE Public are requested to observe, that letters for any place in the Punjab should be directed in future to the particular Station in the Punjab for which they may be intended.

At present several letters are posted, simply directed "Punjab," and the Post Master of Benares experiences serious inconvenience in forwarding them to their respective destinations.

C. K. Dove,

Deputy Post-master General

Calcutta, }
General Post Office, }
The 15th September 1854. }

It is hereby notified, that unless marked for particular Ships, all Letters received at the General Post Office, between Monday the 18th November and Sunday the 19th November 1854, both dates inclusive, were dispatched by the under-mentioned Vessels, which sailed from Calcutta on dates specified:—

Letters received on dates from and to	By what Ship dispatched.	Bound to	Remarks.
15th to 18th Nov. 1854,	Steamer "Sasostria,"	Rangoon & Moumein,	sailed on the 21st November 1854.
18th to 16th ditto,	Sleamer "Gangee,"	Penang, Singapore and China,	Ditto on the 17th ditto.
18th to 16th ditto,	"Baltany,"	Mauritius,	Ditto on the 17th ditto.

C. K. Dove,
Deputy Post-master General.

Calcutta, General Post Office, 21st November 1854.

No. 546.

NOTICE is hereby given, for the information of the parties concerned, that the Most Noble the Governor General in Council has been pleased to order the refund of any Indian postage, which, since the 1st of October, may have been levied from European Soldiers on account of letters received from, or despatched to, England or the Colonies; and that the refund, with regard to such postage charge which may have been made upon letters either despatched or delivered through the Calcutta General Post Office, will be made on application to this Office.

C. K. Dove,

Deputy Post-master General.

Fort William, }
General Post Office, }
The 31st October 1854. }

Notice.

THE attention of the Public is drawn to Section XVII. of the Post Office Rules, which prohibits Delivery Persons from delivering any letter, without, at the same time, exacting payment of any postage which may be due on it, and directs

them, if detained, to return the letter to the Post Office.

2. The Delivery Peons of the Calcutta Post Office are now required to pay in advance the postage due on letters made over to them for delivery, and the Calcutta Post Office authorities have been desired to enforce strictly the provisions of the Section quoted above.

H. B. RIDDELL,
Director General of the Post Office
in India.

No. 2683.

NOTICE is hereby given for the information of the public, that from and after Monday next, the 18th instant, letters posted at this Office up to 4 P. M., for Bally, Serampore, Chandernagore, and Hooghly, will be forwarded by the Railway Train which leaves Howrah every evening at 5-30 P. M., and that a Mail for Calcutta will, after the above-mentioned date, be closed at those Stations at the respective hours noted in the margin, and sent to this Office by the Railway Train which leaves Hooghly every morning at 8-23 A. M., and all such letters will be sent out from this Office for distribution by the second delivery.

All letters posted after the closing of the Packets, for transmission by the Railway, will be forwarded in the manner they are at present despatched.

C. K. DOVE,
Deputy Post-master General.
Calcutta,
General Post Office,
The 15th September 1854.

No. 1653.

THE subjoined List of Postal distances in the Province of Pegu is published for general information:—

J. R. BURLTON BENNETT,
Post-master General of Bengal.
Calcutta,
General Post Office,
The 6th August 1854.

List of Distances of Places in the Province of Pegu from Rangoon.

From Rangoon to Pegu,	80 Miles.
" to Tonghoo,	263 "
" to Shway Green,	143 "
" to Sittang,	103 "
" to Prome,	215 "
" to Meraday,	264 "
" to Henzala,	98 "
" to Donabaw,	60 "
" to Thyet Myo,	242 "
" to Tahpoo,	172 "
" to Kyangheen,	168 "
" to Yeaghen,	145 "
" to Bassein,	183 "
" to Yandoon,	40 "
" to Kanoung,	162 "
" to Myanung,	180 "

* By Coocha.

From Rangoon to Padoung, 155 Miles.
to Shwaydoug, 103 "

(Signed) A. P. PHAYRE,
Commissioner of Pegu and
Agent to the Governor General.
Pegu Commr.'s Office.
Rangoon, the 8th August 1854.

(True Copy)
(Signed) C. M. CRISP,
Post-master, Rangoon.
(True Copy)
J. R. BURLTON BENNETT,
Post-master General.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

J. R. BURLTON BENNETT,
Post-master General of Bengal.
Calcutta, General Post Office,
The 1st July 1854.

Notice.

1. THE sale of Postage Stamp Labels to the Public will commence on the 20th instant.
2. The Stamps now available are of the value of One Anna and Half Anna.
3. The Calcutta Postage Stamps can be purchased at the Office of the Collector of Calcutta and at the General Post Office, *qua* *post*.
4. Purchasers of Stamps of the value of nine Rupees or more will be entitled to discount at the rate of four annas for every nine Rupees paid. This discount will be allowed *only* on Stamps purchased at a public Treasury.
5. Persons wishing to purchase a smaller number of Stamps than nine Rupees worth can procure them at the Post Office or from any Licensed Judicial Stamp-vendor, but on such purchases no discount will be claimable.
6. Each Sheet of Postage Stamps contains 96 Labels. The Sheets are not gummed. Persons who may buy a whole Sheet are recommended to apply gum to the Sheet rather than to each Stamp.
7. Before dropping any letter into the Letter Box, care should be taken that the Postage Stamps by which the Postage is paid are firmly attached to the letter, and that the gum or paste is dry.
8. Letters found in the Box without Stamps will be liable to be despatched bearing Postage, and will in that case be charged with double Postage on delivery.

H. B. RIDDELL,
Director General of the Post Office in India.

LIST of Remaining Letters and Parcels Unclaimed, which accumulated at the General Post Office, from the Months of October, November and December 1853.

Vaughan, Pts Hugh—Lt Col H M's 18th R I Regt—Burmah or elsewhere.
Vivian, Mr P D—Insolvent Court, Calcutta.
Vaillant, Esq, J—Nundkooja Peety, *via* *Nattore*.
Victor, Monsieur Cazo—A bord du *Robusgo* Poste *Es*-*tante*.

Vancouver, R. M. Dr.—and Co 40th Regt N I, Barrack-
pore.

W

White, Capt F—Comdg H C's Flotilla, Moulmein.
Williams, Lieut G A—26th L I, Delhi or elsewhere.
Watson, Lieut F—42nd Regt N I, Rangoon.
Watson, Lieut W S R—1st E R Fusils, Mooltan.
Wroughton, Lieut B C—32th N I, Mooltan.
Watts, Miss A—Mugra Railway Office, Hooghly.
Walton, Miss—Care of Messrs Dinny and Co, Madras.
Wilkinson, Miss E—Meerut.
Wilkinson, Fanny—Widow, Old Bayrack Lane, Calcutta.
E I.

Williams, Mrs—From Kishnaghat to Calcutta, Taltollah
Bazar.

Williams, Esq. H J—S Ship *Dontsch*, Kedgeree.
Williams, Mr Richd—Calcutta *Morning Chronicle*.
Wilson, Ritchie and Co, Messrs—Moulmein.
Wilson, Mr Samuel—Genl Post Office, Sydney.
Wilson, Mr C—Restaurant, Calcutta.
Wilson, D—Tespore, Assam.
Wilson, Esq. F—Comdg Detachment at Rangoon.
Wilson, Mr A—Care of Hegby and Co, Boot and Shoe
Makers, Calcutta.
Wilson, Esq. James—Messrs Thomas and Co, Berham-
pore.

Wilson, Esq. (2 letters)—Spencer's Hotel.
Wilson, Esq. James—Care of Mrs Wilson, Monghyr.
Wilson, Esq. J—Moorshedabad.
Wilson, Esq. A G—Deputy Magistrate, Nowadah.
Wilson, Esq. O M—Mungulpore.
Walpole, Esq. B (2 letters)—Maldah.
White, Mr G N—Calcutta.
Wright, Esq. R (2 letters)—Dumleah.
Warner, Esq. J B (2 letters)—Rampore Beaulah.
Wrenn, Mr Cond'r R B—Rollback.
Warren, Or Mr Serjt Francis—East India Co's Pension
Estab, Bengal, East India.

Wall, Mr John—Pensioner at Colingah, Calcutta.
Wall, Mr E A—Cooly Bazar.
Wainley, Esq. J W—Solicitor, Supreme Court, Bombay.
Wood, Esq. Brown (2 letters)—Doodhpara Falty, Gawal-
parah, Assam.
Wood, Esq. B—Jullahur, Patna.
Wood, Esq. B—Santipore.
Wood, Esq. Brown—Deputy Magistrate, Maunbhoom.
Wood, Esq. G S P—Calcutta.
Wood, Esq. George (2 letters)—Opium Agent, Bandelcond.
Woodhouse, Esq. W Y—Minnapore.
Woodhouse, Esq. F—22nd Regt N I (on leave,) Calcutta,
Bengal.

Wiltshire, Esq. Thomas—Calcutta.
Wagentrieber, Esq. C—Minnapore.
Wagentrieber, Esq. G W—Bd Office, Calcutta.
Winthrop, Esq. William—Spencer's Hotel, Calcutta, East
India.

Wills, Mr W—H C Troop Boat *Soorma*, Berhampore.
Willis, Esq. Herbert—Mugra Khal.
Wilford, Esq. R—Minnapore.
Watson, Mr Robert—Dhooakully Falty, Jessore, Calcutta.
Watson, Mr James—Sailor, *Mary Sparks*.
Watson, Esq. James—Beaulah.
Wharton, Henry—Care of Capt Martin, Barque *Delhis*,
of Liverpool, Calcutta.

Walker, Esq. H—Howrah Docks, Calcutta.
Watts, Esq. Henry Cecil—Calcutta, Bengal.
Watkins, Mr William—Opium Falty, Goolzarbaugh,
Patna.

Winnings, Private John (5 letters)—No 3007, No 10 Co,
1st Madras Fusils, Tongoo.

Ward, Mr Richard—Farmer, Bushy Planies, near Rich-
mond.

Weeks, Mr D—Ship *Devonshire*.

Withers, Mr Richard—Ship *Edmondshury*.

Weizsflog, Mrs M—To be left at the Nuddya P O, till
called for.

Wright, Capt—Ship *Races*.

Wright, Mrs T E—Sudder Bazar, Barrackpore.

Wagner, Esq. L—Railway Supdt, Pandooah, Noodpore.

Walker, Esq. James—Burdwan.

Wheeler, Major J—Late 4th Regt N I, Punjaub.

Y

Young and Co, Messrs—Merchants, &c., Calcutta.

Yates, Mrs J—Care of Mr J Yates, Calcutta.

Young, Esq. G L—Dabacoola Falty, Purves.

PACBIS.

A.

Auld, S J—Minnapore.

C.

Cartland, Mr—Simla.

Edwards, Mr Sopdt—Dum-Dum.

Parsons, Lieut N—Burdwan.

Rappa, W—Berhampore.

Russell, Mrs—Minnapore.

(To be continued.)

C. K. Dora.

Deputy Post-master General.

Fort William:
General Post Office.
The 22nd November 1854.

NORTHERN LIGHT-HOUSES.

Notice to Mariners.

WHALSEY SKERRIES, SHETLAND—
TEMPORARY LIGHT-HOUSE.

THE Commissioners of Northern Light-houses
hereby give Notice that they are at present
engaged in erecting a Light-house on the Out-
Skeries of Whalsey, on the Eastern Coast of the
Shetland Isles, and that until the completion of
the permanent Light-house, a Light will be shown
from a temporary Tower, and will be exhibited
for the first time on the night of Friday the 15th
September, and every night thereafter, from the
going away of day-light in the evening, till the
return of day-light in the morning.

The following is a Specification of the Light-
house, and the Appearance of the Light, by
MR. DAVID STEVENSON, Engineer to the Com-
missioners:—

The Light-house is situated on the Eastern part
of the Island of Gruna, in N. Lat. 60° 25' 24", and
W. Long. 0° 44' 20", the Bound Skerry of Whal-
sey bearing from the Light-house about E. by
compass. The outer or seaward extremity of
the Bound Skerry is about half a mile or thereby
from the site of the Light-house, so that Vessels
in rounding the Light must give it a wide berth.

The Whalsey Light will be known to Mariners
as a Revolving Light, which shows a bright White
Light once in every minute.

The temporary Light will be exhibited from a
Tower of Timber Frame Work, and is elevated
about 108 feet above the level of high-water of
ordinary spring-tides, and may be seen at the dis-
tance of about 16 nautic miles, and at lesser dis-
tances according to the state of the atmosphere.
To a near observer, in favourable circumstances,
the Light will not wholly disappear between the
intervals of greatest brightness.

The Commissioners further give notice, that by
Order in Council, dated the 3rd day of July last,
the following Tolls are authorized to be levied in
respect of the said Light-house, viz:—

For every Vessel belonging to the United King-
dom (the same not belonging to Her Majesty, her
heirs or successors, nor being navigated wholly in
ballast,) and for every Foreign Vessel privileged
to enter the Ports of the United Kingdom
upon paying the same Duties of Tonnage as are
payable by British Vessels which may pass or
derive benefit from the Light, the Toll of Two-
Sixteenths of a Penny per Ton of the burthen of
every such Vessel for every time of passing or
deriving benefit therefrom, if on a Coasting
Voyage.

For each time of passing or deriving benefit on
an Oversea Voyage, One Penny per Ton for every
such Vessel.

For every Foreign Vessel not navigated wholly in ballast, and not privileged in manner before specified, double the respective Tolls above set forth.

Which Tolls are liable to the following abatements of payment:—for a Coasting Voyage, Ten percent; for an Oversea Voyage, Twenty-five per cent.

By Order of the Board,

(Signed) ALEX. CUNNINGHAM, Secy.

Northern Light-house Office,

Edinburgh,

12th August 1854.

No. 6033.

MEMO.—Published for general information.

By order of the Superintendent of Marine,

H. HOWE,

Secretary.

Fort William,
The 17th November 1854.

Notice

Is hereby given, that my Interest and Responsibility in the Firm of TULLOH, SEAL and Co., of which I am the sole proprietor, ceases this day, and that I have made over the business of the said Firm to Mr. J. F. Harrison.

All Outstandings will be collected and all Claims against the Firm to this date liquidated by me.

CHOONELOLL SEAL.

November 15th 1854.

WITH reference to the above, I beg to notify, that the business hitherto carried on by Baboo Chooneololl Seal, under the style of TULLOH, SEAL AND Co., will from this date be carried on by me in the same manner and on the same premises as heretofore, under the style of TULLOH AND Co.

J. F. HARRISON.

November 15th 1854.

Notice.

MR. WILLIAM RICHARD LACKERSTEEN is empowered to sign our Firm.

TULLOH AND Co.

Calcutta,

16th November 1854.

LOST at Rangoon, in the beginning of March 1853, the Second Half of a Bank of Bengal Note, No. 39427, dated 20th August 1853, for (Co.'s Rs. 50) Fifty Rupees. Any person finding the above is requested to forward the same to my Agents, Messrs. Colvin, Ainslie, Cowie and Co., Calcutta.

P. H. JACKSON, Lieut.,

67th Regiment N. I.

Benares.

NOTICE is hereby given, that the Halves of the following Bank of Bengal Notes are lost, the payment of which has been stopped at the Bank:—

Nos. 7886 and 7967	for Co.'s Rs. 500 each.
No. 49227	for Co.'s Rs. 100.
No. 30672	for Co.'s Rs. 25.

LOST.—The left Half of a Bank of Bengal Note, No. 38082, of Co.'s Rs. 50, the payment of which has been stopped at the Bank.



SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

SATURDAY, NOVEMBER 25, 1854.

Land-Sale Notice.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Burdwan, will be put up to public and unreserved Sale at the Collector's Office of that District, on Monday the 27th November 1854 or 13th Aghan 1261 B. S., under Section 5, Act I. of 1845, and Board's Circular, No. 23 of 19th June 1849.

Class I.—Permanently-settled Estates.

No. 2408.—Right and Interest of Luthful Huck in 18 gundas share of 37 b. 4 a. 4 ch. resumed land in mouza Joto Muzlish, &c., Pergunnah Nulhee; recorded proprietors, Mohamood Oozed and others; sudder jumma, Rs. 82-0-3.

No. 374.—Right and Interest of Luthful Huck, in 18 gundas share of Ayma Buhore, Pergunnah Nulhee; recorded proprietor, Mohiboolah, sudder jumma, Rs. 93-13-10.

E. PEARSON,

Offg. Collector.

BURDWAN COLLECTORATE, }
The 1st November 1854. }



The Calcutta Gazette.

Published by Authority.

Notification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

CECIL BEADON, Secy. to the Govt. of Bengal.

WEDNESDAY, NOVEMBER 29, 1854.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information :

ACT NO. XXVIII. OF 1854.

An Act to continue the Commissioners for the Improvement of the Town of Calcutta, pending the consideration of an Act to amend Act X. of 1852.

WHEREAS Act X. of 1852, for constituting Commissioners for the Improvement of the Town of Calcutta,

Preamble.

has been found ineffectual and inconvenient for the purposes thereof, and it is expedient that the constitution of the said Commission be amended, and that in the meantime no new election of Commissioners be made in pursuance of the said Act; It is enacted as follows:—

I. So much of Act X. of 1852 as relates to the

Repeal of so much of Act X. of 1852 as relates to the election of Commissioners.

election and time of holding office of the Commissioners for the Improvement of the Town of Calcutta, is repealed.

II. The Commissioners for the Improvement

Present Commissioners to continue in office until the 31st December 1855, or until further Legislative provision.

of the Town of Calcutta as now constituted, shall continue to be such Commissioners, and shall have and exercise all the powers entrusted to them under Act X. of 1852 or any other

Act, until the 31st of December 1855, or until other provision shall be made in that behalf by the Legislative Council of India; and if in the mean time any vacancy, from any cause whatever, happen among the said Commissioners, it shall be lawful for the Lieutenant-Governor of Fort William in

Bengal to appoint a person to fill such vacancy, and the Commissioner so appointed shall have all the powers and privileges conferred on or belonging to the Commissioner in whose stead he shall be appointed.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 18th November 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 18th of November 1854, and is hereby promulgated for general information:—

ACT NO. XXIX. OF 1854.

An Act to prohibit the Exportation of Saltpetre to certain Ports in Europe.

WHEREAS it is expedient that the exportation of Saltpetre to any port on the

Preamble.

Continent of Europe North of

Dunkirk should be prohibited during the continuance of hostilities between the Allied Powers and the Emperor of Russia, It is enacted as follows:—

I. It shall not be lawful, until the Governor

Export of Saltpetre from India to any European Port North of Dunkirk, prohibited.

General of India in Council shall otherwise order, to export Saltpetre from any part

of the Territories in the possession and under the Government of the East India Company, to any port on the Continent of Europe North of Dunkirk.

II. If any person attempt to export Saltpetre contrary to the provisions of this Act, the same shall be

Penalty.

seized and confiscated.

W. MORGAN,
Clerk of the Council.

Legislative Council.

The 18th November 1854.

The following Bill was read a second time in the Legislative Council on the 18th November 1854, and referred to a Select Committee who are to report thereon after the 22nd of February next.

A Bill for the Regulation of Ports and Port-dues.

WHEREAS it is expedient to provide for the safety of Vessels, and for the convenience of traffic, in the several Ports within the Territories under the Government of the East India Company, and in navigable Rivers and Channels leading to such Ports; and for the improvement, maintenance, and good government of such Ports, Rivers, and Channels; also to regulate the levy of Port-dues or charges in such Ports, Rivers, and Channels, in order to defray the cost of such improvement, maintenance, and good government; and to punish the unlawful use of certain flags and colors in such Ports, Rivers, and Channels: and whereas it is expedient to abolish the Anchorage dues heretofore levied in the Presidency of Bombay: It is enacted as follows:—

I. So much of Regulation II. of 1810 of the Bombay Code as is still in force, Act XLII. of 1839, Section XXI. of Act I. of 1852, and Schedule C. appended to that Act, and Sections XLII. and XLIII. of Act XIII. of 1852, are hereby repealed.

II. The local Government of any of the Territories under the Government of the East India Company may, with the sanction of the Governor General of India in Council, declare any Port within that Territory to be subject to this Act, and any navigable River or Channel leading to that Port to be subject to this Act. When any such Port or navigable River or Channel has been so declared to be subject to this Act, all the provisions of this Act, except such as are hereinafter made specially applicable to certain Ports by order of the Local Government, shall have effect in that Port or navigable River or Channel.

III. Every declaration by which any Port, navigable River, or Channel shall be made subject to this Act, shall define the limits of such Port, navigable River, or Channel; and such limits shall extend always up to high water mark, and may include any pier, jetties, landing-places, wharfs, quays, docks, and other works made for any of the purposes mentioned in the preamble of this Act, whether within or without the line of high water-mark, and, subject to any rights of private property therein, any portion of the shore or bank within fifty yards of high water mark.

IV. The Local Government may from time to time, with the sanction of the Governor General of India in Council, alter the limits of such Port, River, or Channel.

V. The Local Government shall appoint an Officer to be Conservator of every Port, River, or Channel subject to this Act. In Ports where there is a Master Attendant, such Master Attendant shall be the Conservator. In Ports where there is no Master Attendant, but where there is a Harbour Master, the

Harbour Master shall be the Conservator. In Ports where there are both a Master Attendant and a Harbour Master, the Harbour Master and his Assistants shall be subordinate to, and subject to the control of the Master Attendant and his Assistants. And whatever may be the designation of the Officer entrusted with the duty of Conservator under this Act, such Officer and his Assistants shall have all the powers and indemnities given by this Act to a Harbour Master and his Assistants, respectively; and in all matters concerning the duty of Conservator, shall be subject to the control of the Local Government, or of any intermediate authority which that Government may appoint.

VI. The Local Government, with the sanction of the Governor General of India in Council, may from time to time make such Port-rules, not inconsistent with this Act, as it may think necessary for any of the following purposes, namely:—

1. For regulating the time at which, and the manner in which, vessels shall enter into or go out of any Port subject to this Act.
Entering or leaving Port.
2. For regulating the berths and stations to be occupied by vessels in any such Port.
Berths of vessels.
3. For striking the yards and top-masts, and for rigging in the jib and driver booms, of vessels in any such Port, whenever it may be proper so to do.
Striking yards, &c.
4. For the removal or proper hanging or placing of anchors, spars, and other things, in or attached to vessels in any such Port.
Removal of anchors, &c.
5. For regulating vessels whilst taking in or discharging ballast or cargo, or any particular kind of cargo, in any such Port, River, or Channel, and the stations to be occupied by vessels whilst so engaged.
Taking in or discharging ballast.
6. For keeping free passages of such width as may be deemed necessary within any such Port, River, or Channel, and along or near to the piers, jetties, landing-places, wharfs, quays, docks, moorings, and other works in or adjoining to the same; and for marking out the spaces so to be kept free.
Keeping free passages.
7. For regulating the anchoring, fastening, mooring, and unmooring of vessels in any such Port, River, or Channel.
Regulating the anchoring.
8. For regulating the moving and warping of all vessels within any such Port, and the use of warps therein.
Moving and warping.
9. For regulating the use of the mooring buoys, chains and other moorings in any such Port, River, or Channel.
Use of mooring buoys.
10. For fixing, from time to time, the rates to be paid for the use of such moorings, when belonging to the East India Company, or of any boat, hawser, or other thing belonging to the said Company.
Rates for use of mooring buoys.
11. For regulating the use of cargo and other boats, and of catamarans plying for hire in any such Port.
Cargo boats, &c.

12. For regulating the use of fires and lights within any such Port.

Fires and lights.

13. For enforcing and regulating the use of signal lights by Vessels at night in any such Port, River, or Channel.

Signal lights.

or Channel.

VII. Every declaration and order of a Local Government which shall be made in pursuance of this Act, shall be published in the Official Gazette of that Government, or, where there is no Official Gazette, in such other public manner as that Government may order; and a copy thereof shall be fixed up in some conspicuous place in the Office of the Conservator of every Port to which such order shall relate, and in the Custom House, if any, of every such Port.

VIII. If any person shall disobey any such order, he shall be liable to a penalty not exceeding One Hundred Rupees for every offence.

Penalty for disobedience to rules.

IX. The Harbour Master of any Port subject to this Act and any of his Assistants may, in respect of any vessel within his Port, give directions for carrying into effect any Port-rule in force within such Port.

Harbour Masters empowered to give directions for certain specified purposes.

X. If any person shall wilfully, and without lawful excuse, refuse or neglect to obey any lawful direction of such Harbour Master, after notice thereof shall have been given to him, such person shall, for every such offence, forfeit and pay a sum not exceeding One Hundred Rupees, and a further sum not exceeding One Hundred Rupees for every day on which he shall wilfully continue to disobey such direction; and in case of such refusal or neglect, it shall be lawful for the said Harbour Master to do or to cause to be done all such acts as shall be reasonable or necessary for the purpose of carrying such direction into execution, and to hire and employ proper persons for that purpose; and all reasonable expenses which shall be incurred in doing such acts, shall be paid and borne by the person or persons so offending. Any written notice of a direction given under this Act, which shall be left for the Master of any vessel with any person employed on board thereof, or which shall be affixed on a conspicuous place on board of such vessel, shall, for the purposes of this Act, be deemed to have been given to the Master thereof.

Penalties for disobedience to orders of Harbour Masters.

Expenses caused liberally to be paid by the person offending.

Service of written notice.

XI. In every Port subject to this Act to which the provisions of this Section shall be specially extended by any order of the Local Government, it shall be unlawful to move any Vessel of the burthen of 200 tons or upwards, without having a Pilot, Harbour Master, or Assistant Harbour Master on board; or to move a Vessel of any burthen less than 200 tons and exceeding 100 tons, without having on board a Pilot, Harbour Master, or Assistant Harbour Master, unless authority in writing so to do has been obtained from the Master Attendant, Harbour Master, or an Assistant of

Special Rule.

Vessels in certain cases not to be moved without having a Pilot &c., or the permission of the Harbour Master.

the Master Attendant or Harbour Master; and if any Vessel shall, except in a case of urgent necessity, be removed contrary to the provisions of this Section, the Master of such Vessel shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence, unless the Master of the Vessel shall, upon application to the Harbour Master, be unable to procure a Pilot, Harbour Master, or Assistant Harbour Master to go on board the said Vessel.

Exception.

Penalty.

XII. The Master of any Vessel in any Port subject to this Act shall, when required so to do by the Harbour Master, permit warps to be made fast to such Vessel for the purpose of warping any other Vessel in the Port, and shall not allow any such warp to be let go, until required so to do; and any Master offending against the provisions of this Section shall be liable, for every such offence, to a penalty not exceeding Two Hundred Rupees.

Master to permit warps to be made fast to his Vessel.

Penalty.

XIII. If the Master of any Vessel shall cause or suffer any warp or hawser attached to his Vessel, to be left out in any such Port after sun-set in such a manner as to endanger the safety of any boat or other Vessel navigating in the said Port, he shall be liable, to a penalty for every such offence, not exceeding Two Hundred Rupees.

Special Rule.

Penalty for leaving out hawser, &c. after sun-set.

XIV. The Harbour Master of any such Port may, in case of urgent necessity, cut any warp, rope, cable, or hawser, which shall endanger the safety of any Vessel in his Port, or at or near to the entrance thereof.

Harbour Master may, in case of necessity, cut ropes, &c.

XV. If any person shall, without lawful excuse, cause any obstruction or impediment to the navigation of any Port, River, or Channel subject to this Act, or shall cause any public nuisance affecting or likely to affect such navigation, every such person shall be liable to a penalty not exceeding One Hundred Rupees, and also to pay all reasonable expenses which shall be incurred in abating or removing such nuisance, obstruction, or impediment; and the Harbour Master, or any Magistrate having jurisdiction over the offence, may cause such nuisance, obstruction, or impediment to be abated and removed.

Penalties for causing obstruction or public nuisance.

XVI. The Harbour Master may remove, or cause to be removed, any timber or raft, floating or being in any part of any such Port, which shall impede the free navigation of such Port, or any thing which shall obstruct or impede the lawful use of any pier, jetty, landing-place, wharf, quay, dock, mooring, or other work, on any part of the shore or bank which has been declared to be within the limits of such Port, and is not private property; and the owner of any such timber or raft or other thing shall be liable to pay the reasonable expenses of such removal.

Any floating timber &c. or any obstruction on shore within the limits of the Port to be removed at the expense of owner.

XVII. If the owner of any such timber or raft, or the person who has caused any such obstruction, impediment, or public nuisance as in either of the two last preceding Sections mentioned, shall neglect to pay the ex-

Expenses of removal may be recovered as a penalty.

penae of the removal thereof, within one week after demand, or within fourteen days after such removal shall have been notified in the Official Gazette of the Presidency, or in such other manner as the Local Government by any general or special order may direct, such expenses may be recovered in the same manner as any penalty under this Act, and the Harbour Master may cause such timber, raft, or other thing, or the materials of any nuisance or obstruction so removed, or so much thereof as may be necessary, to be sold by Public Auction, and may retain all the expenses of such removal and sale out of the proceeds of such sale; and shall pay the surplus of such proceeds or deliver so much of the said timber or other materials as shall remain unsold, to the owner or other person entitled to receive the same; and if no such person appear, shall cause the same to be kept and deposited in such manner as the Local Government shall direct; and may, if necessary, from time to time, realize the expenses of keeping the same, together with the expenses of such sale, by a further sale of so much of the said timber or other materials as may remain unsold.

Timber, &c. may be sold.

Proceeds how to be dealt with.

XVIII. If any person shall wilfully and without lawful excuse lift, injure, loosen, or set adrift any buoy, beacon, or mooring, fixed or laid down by or by the authority of the Local Government in any Port, River, or Channel subject to this Act, he shall for every such offence be liable, in addition to the payment of the amount of damages done, to a penalty not exceeding Two Hundred Rupees, or to be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

XIX. If any Vessel shall hook or get foul of any of the buoys or moorings laid down by or by the authority of the Local Government in any such Port, River, or Channel, the Master of such Vessel shall not, nor shall any other person, except in the case of emergency, lift such buoy or mooring for the purpose of unhooking or getting clear from the same, without the assistance of the Harbour Master, and the Harbour Master, immediately on receiving notice of such accident, shall assist and superintend the clearing of such Vessel; and the Master of such Vessel shall, upon demand, pay such reasonable expense as may be incurred in clearing the same. If any person shall offend against the provisions of this Section, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence.

XX. If any person shall wilfully and without lawful excuse loosen or remove from its moorings any Vessel within any such Port, River, or Channel, without leave or authority from the owner or Master of such Vessel, such person shall, for every such offence, forfeit a sum not exceeding Two Hundred Rupees, or, at the discretion of the Magistrate, be imprisoned, with or without hard labor, for a period not exceeding six calendar months.

XXI. If any Vessel shall be wrecked, stranded, or sunk, in any such Port, River, or Channel, so as to impede or be likely to impede the navigation thereof, the Harbour

Master may cause the same to be raised, removed, or destroyed; and, unless the expense of such work shall be repaid within one month after the completion thereof, may recover the same on behalf of the Local Government in the manner provided by Section XXXVII. of this Act.

XXII. If any ballast or rubbish, or if any other thing likely to form a bank or shoal, or to be detrimental to navigation, shall, without lawful excuse, be cast or thrown into any such Port, River, or Channel, or into or upon any place on shore, from which the same shall be liable to be washed into any such Port, River, or Channel, either by ordinary or high tides, or by storms or land floods, the person who shall so cast or throw the same, or cause the same to be so cast or thrown as aforesaid, and the Master of any Vessel from which the same shall be cast or thrown, shall forfeit and pay a sum not exceeding Two Hundred Rupees over and above any expenses which may be incurred in removing the same; but this provision shall not extend to any case in which such ballast or other thing shall be cast or thrown into any such Port, River, or Channel, with the consent in writing of any Harbour Master, or within any limits within which such act may be authorized by Government.

XXIII. If any person shall grave, bream, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

XXIV. If any person shall boil or heat any pitch, tar, resin, dammer, turpentine oil, or other such combustible matter on board any Vessel within any such Port, at any place where such act shall be prohibited by order of the Local Government, or contrary to the order or directions of the Harbour Master, every such person, and also the Master of any Vessel on board which such offence shall be committed, shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence.

XXV. If any person shall, by candle-light or other artificial light, draw off spirits on board any Vessel within any such Port, every such person, and also the Master of every such Vessel, shall be liable for every such offence to a penalty not exceeding Two Hundred Rupees.

XXVI. In every such Port to which the provisions of this Section shall be specially extended by an order of the Local Government, every Vessel exceeding the burthen of 200 tons shall be provided with a proper force pump, hose, and appurtenances, for the purpose of extinguishing any fire that may occur on board; and the Master of every such Vessel who, after having been required by the Harbour Master to comply with such provision, shall, without lawful excuse, neglect or refuse so to do for the space of seven days after

Expenses how recoverable.

Penalty for improperly discharging ballast, &c.

Penalty for improperly discharging ballast, &c.

Penalty for grave, bream, or smoke any Vessel in any such Port, contrary to the directions of the Harbour Master, or at any time or within any limits at or within which such act shall be prohibited by any order of the Local Government, every such person, and also the Master of such Vessel, shall forfeit a sum not exceeding Five Hundred Rupees for every such offence.

Penalty for boiling pitch, &c. on board a Vessel within prohibited limits.

Penalty for drawing spirits by candle-light, &c.

Penalty for drawing spirits by candle-light, &c.

Special rule.

Penalty.

Penalty.

Penalty.

Penalty.

Penalty.

Penalty.

such regulation, shall be liable to a penalty not exceeding Five Hundred Rupees.

XXVII. The Local Government may, by order, fix the limits within which Vessels shall be prohibited from having on board, in any Port, River, or Channel subject to this Act, any quantity of gunpowder, rockets, or other

combustible ammunition, exceeding altogether 50 lbs. in weight, whether manifested for delivery or not; and in such case the Local Government shall appoint a proper place of deposit for such

gunpowder, rockets, or combustible ammunition in excess of the quantity above allowed, and an Officer to receive the same.

XXVIII. The Local Government may in such case, by order, fix the times at or within which, and the manner in which, such gunpowder, rockets, or combustible ammunition shall be landed and deposited by any Vessel in-

ward-bound, and also the times at or within which and the manner in which, the same shall be taken on board any Vessel from such place of deposit.

XXIX. The Master of such Vessel shall, upon such gunpowder, rockets, or combustible ammunition being deposited, make and sign a

declaration in writing that there is not then, to his knowledge or belief, on board such Vessel any gunpowder, rockets, or combustible ammunition exceeding the weight of 50 lbs.; and in case such Master shall knowingly make any false declaration

with respect to any of the matters aforesaid, he shall be liable to a penalty not exceeding Two Hundred Rupees.

XXX. The Officer with whom such gunpowder or other combustible ammunition shall be deposited, shall give a receipt for the same to the Master or other person making the deposit, and he shall be accountable to such Master or other person for the redelivery of the same.

XXXI. If any Vessel shall be prevented by stress of weather from landing or depositing such gunpowder, rockets, or other combustible ammunition, in excess of the

quantity allowed as aforesaid, the Master or owner of such Vessel shall, so soon as the weather may permit, land and deposit the same at the place so appointed as aforesaid, or shall forthwith give notice to the Harbour Master, or other Officer who shall be named for that purpose by any order of the Local Government, and shall obey his directions relating to the same.

XXXII. The Local Government may also in respect to such Port, by order, fix the times and places at which, and the manner in which, Vessels outward-bound, requiring to take in any gun-

powder, rockets, or other combustible ammunition exceeding the quantity above-mentioned, shall take in the same, whether such gunpowder shall have been previously landed from such Vessel or not.

XXXIII. The Master of any Vessel which shall have on board any gunpowder, rockets, or other combustible ammunition, contrary to the provisions of this Act,

shall be liable to a penalty not exceeding Two Hundred Rupees for every such offence, and all gunpowder which shall be on board any Vessel, contrary to the provisions of this Act, shall be forfeited to Government, and may be seized by any Harbour Master, or by any Collector of Customs, or by any Custom House Officer, or other Officer authorized in that behalf by any general or special order of the Local Government, within the limits of their respective jurisdictions. Nothing in this Act contained shall extend to any gunpow-

der, rockets, or other ammunition belonging to Government, or carried for the use of troops of Her Majesty or of the Honorable East India Company on board of any such Vessel.

XXXIV. If any person shall, without lawful excuse, discharge any gun, musket, or other fire-arm in any Port subject to this Act,

or on or from the landing-places, piers, wharfs, or quays thereof, except a gun loaded only with gunpowder

for the purpose of making a signal of distress, or for such other purpose as may be allowed by the Local Government, such person shall, for every such offence, be liable to a penalty not exceeding Fifty

Rupees.

XXXV. In every Port, River, or Channel subject to this Act, to which the provisions of this Section shall be

specially extended by an order of the Local Government, no person, unless duly authorized

by the Harbour Master, shall creep or sweep for anchors, cables, or other stores, lost or supposed to be lost, in such Port, River, or Channel. Every person offending against this provision shall be

liable to a penalty not exceeding One Hundred Rupees.

XXXVI. If any anchors, wreck, stores, or other property shall be recovered by any Officer employed

by the Local Government for that purpose, from the bed of any Port, River, or

Channel subject to this Act, the Local Government shall be entitled to receive a reasonable sum for salvage, having regard to the place of recovery; and if any dispute shall arise

as to the amount of such salvage, the same shall be fixed and determined by a Magistrate. A registry shall be kept of all anchors,

wreck, or other property so recovered, in such manner, and at such place or places as the Local Government may direct; and such registry shall be open to public inspection at reasonable office hours, except on Sundays

and such holidays as the Local Government may direct; and such registry shall contain a description of such property, and of the times and places where the same shall have been recovered.

XXXVII. If the property recovered under the last preceding Section, or by a Harbour Master acting under Section XXI. of this Act, is unclaimed, or if the person,

claiming the same refuses to pay the amount due to the Local Government in respect thereof, such property, if of a perishable nature, may be sold forthwith; and if not of a perishable nature, may be sold at any period, not less than six months after the recovery thereof, by Public Auction;

and on the realization of the proceeds, the amount due to the Local Government for salvage, or for the expenses incurred under Section XXI, as aforesaid, shall be deducted therefrom, and credited to the Local Government, and the balance shall be paid to the person entitled to the property recovered, or, if no such person shall appear and claim the same, shall be held in deposit for payment, without interest, to any person who may thereafter establish his right to the same.

XXXVIII. In every Port, River, or Channel subject to this Act, to which the provisions of this Section shall be specially extended by an order of the Local Government, no person, without the permission of the Harbour Master, shall remove or carry away any rock, stones, shingle, gravel, or soil, or any artificial protection from any part of the Bank or Shore of such Port, River, or Channel; and no person shall sink or bury in any part of such Bank or Shore, whether the same be public or private property, any mooring-post, anchor, or any other thing which is likely to injure or to be used so as to injure such Bank or Shore, except with the permission of the said Harbour Master, and with the aid or under the inspection of such person or persons (if any) as he may appoint to take part in or overlook the performance of such work. If any person shall offend against the provisions of this Section, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence, and to pay the expenses of repairing the injury (if any) done to such Bank or Shore.

XXXIX. Port dues, at rates not exceeding the rates mentioned in the Schedule to this Act annexed, which Schedule shall be taken as part of this Act, shall be paid by every Vessel which shall enter or be in any Port, River, or Channel subject to this Act. No Port-dues shall hereafter be levied in any such Port, River, or Channel except under the authority of this Act; but nothing herein contained shall prevent the levy as heretofore of light duties under Regulation VI. of 1831 of the Bombay Code and Act XIII. of 1854, or of fines or duties payable under Act XXVII. of 1850.

XL. The Local Government may, from time to time, vary the rate at which Port-dues and fees shall be levied in any such Port, River, or Channel, in such manner as, having regard to the receipts and charges on account of that Port, it may deem expedient, by reducing or raising the dues and fees, or any of them; provided that the rates shall not in any case exceed the amount hereby authorized to be taken, and that they shall at all times be the same in the same Port for all sorts of Vessels, according to tonnage:

XLI. For every Port at which Port-dues shall be levied under this Act, a distinct account, to be called the Account of the Port Fund of the Port to which it relates, shall be kept by such Officer as the Local Government may appoint for that purpose. This account shall show in complete detail the receipts and charges of the Port; and an Abstract statement of every such account shall be published annually, as soon after the 1st of May of each year as may be practicable, in which statement the balance at the close of the year at the credit or debit of the Port shall be shown. If, for any of the purposes of this Act, an advance of money shall have been or shall be made by Government on account of any Port subject to this Act, simple interest upon that advance, or upon so much of it as remains or shall remain unpaid, at such rate as the Governor General in Council may determine, shall be charged in the Port Fund Account thereof; all expenses, including the pay and allowances of all persons upon the establishment of the Port, the cost of buoys, beacons, lights, and all other works maintained chiefly for the benefit of Vessels being in, or entering, or leaving the Port, or passing through the Rivers or Channels leading thereto, but excluding receipts and expenses on account of Pilotage, incurred for the sake of every such Port, shall be charged in the Port Fund Account of that Port. And all money, including salvage money, proceeds of wrecks, and fines, received under this Act, at, or on account of every such Port, shall be credited in the Port Fund Account of that Port.

XLII. The Collector of Customs at every such Port, or such other Officer as the Local Government shall appoint, shall collect the Port-dues above-mentioned. The Officer to whom any such Port-dues shall be paid, shall grant to the person paying the same a proper voucher in writing under his hand, describing the name of his Office, the Port or place at which the same shall be paid, and the name, tonnage, and other proper description of the Vessel in respect of which such payment shall have been made.

XLIII. Within twenty-four hours after the arrival within the limits of any such Port of any Vessel liable to the payment of Port-dues under this Act, the Master of such Vessel shall report such arrival to the Harbour Master of such Port, and if any Master of a Vessel shall, without lawful excuse, fail to make such report within the time aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees for every such offence.

XLIV. If any Vessel liable to the payment of Port-dues under this Act, shall be in any such Port, without proper marks on the stern and stern posts thereof for denoting the draught of such Vessel, the Harbour Master may, in any case in which it shall be necessary to ascertain the draught of such Vessel, cause the same to be ascertained by means of the operation of hooking, and the Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

XLV. In order to ascertain the tonnage of any

Tonnage of Vessel liable to Port-dues how to be ascertained.

Vessel liable to pay Port-dues under this Act, the following rules shall be observed :—

Clause 1.—If such Vessel be a British registered Vessel, or a Vessel registered

If registered. under Act X. of 1841, or Act XI. of 1850, the Harbour Master may require the owner or Master of such Vessel, or any person having possession of the register of such Vessel, to produce such register for inspection; and if any such Master or other person shall, without lawful excuse, neglect or refuse to produce such register as aforesaid, he shall be liable to a penalty not exceeding One Hundred Rupees. If any such owner, Master, or other person, as aforesaid shall neglect or refuse to produce such register, or otherwise to satisfy the Harbour Master as to what is the true tonnage of the Vessel in respect of which such Port-dues shall be payable, it shall be lawful for the Harbour Master to cause such Vessel to be measured, and the tonnage thereof to be ascertained; and in such case, the owner or Master of such Vessel shall also be liable to pay the expenses of such measurement.

Clause 2.—If such Vessel be not a British registered Vessel, or a Vessel registered

If not registered. under Act X. of 1841 or Act XI. of 1850, and the owner or Master thereof shall fail to satisfy the Harbour Master as to what is the true tonnage of such Vessel, according to the mode of measurement prescribed by Act X. of 1841 or Act XI. of 1850, as the case may be, the Harbour Master shall cause such Vessel to be measured, and the tonnage thereof according to the mode aforesaid, to be ascertained; and in such case, the owner or Master of such Vessel shall be liable to pay the fee provided for such service by the Schedule annexed to this Act.

XLVI. If the Master of any Vessel, in respect of which any Port-dues,

On refusal to pay Port-dues, &c., the Collector may detain and sell.

fees, or charges shall be payable under this Act, shall refuse or neglect to pay the same, or any

part thereof, on demand, the Collector of Customs, or other person authorized to collect such Port-dues or charges, may detain or arrest, of his own authority, such Vessel, and the tackle, apparel, and furniture belonging thereto, or any part thereof, and detain the same until the amount due shall be paid; and in case any part of the said Port-dues or charges, or of the costs of the distress or arrestment, or of the keeping of the same, shall remain unpaid for the space of five days next after any such distress or arrestment so made, the Collector of Customs, or other such person as aforesaid, may cause the Vessel or other thing so distrained or arrested to be sold, and with the proceeds of such sale may satisfy the Port-dues, charges, and costs, including the costs of sale remaining unpaid, rendering the surplus (if any) to the Master of such Vessel, upon demand.

XLVII. The Officer of Government whose duty it shall be to grant a Port

No Port clearances to be granted until dues, &c., are paid.

clearance for any Vessel, shall not grant such Port clearance,

until the owner, agent, or Master of that Vessel, or some other person, shall have paid all Port-dues, fees, and charges to which such Vessel, or the owner or Master of such Vessel

in respect thereof, shall be liable under this Act.

XLVIII. The Harbour Master or any of his

Harbour Master, &c., may go on board any Vessel in discharge of his duty.

Assistants may, whenever he shall suspect that any offence has been or is about to be committed in any Vessel contrary to this Act; or whenever it is necessary for him so to do, in the discharge of any duty imposed upon him by this Act; and the Collector of Customs or other Officer appointed to collect any Port-dues or other charges payable in respect of any Vessel under this Act, may, whenever it is necessary so to do for the performance of any duty imposed upon such Collector or other Officer under this Act; either alone or with any other person or persons, go on board any Vessel within the limits of

Penalty for preventing entry.

any port, River, or Channel subject to this Act. If the

Master or other person in charge of such Vessel shall, without lawful excuse, refuse to allow any such Harbour Master or Assistant Harbour Master, Collector of Customs, or other Officer or person, to enter such Vessel for the performance of any duty imposed upon him by this Act, he shall, for every such offence, be liable to a penalty not exceeding Two Hundred Rupees.

XLIX. If any person shall wilfully obstruct or

Penalty for obstructing Officer in discharge of his duty, &c.

hinder any Officer in the execution of any duty imposed or power conferred by this Act,

or shall assault or ill-treat him in the discharge of such duty or in the exercise of such power, such person shall, for every such offence, be subject to a penalty not exceeding Two Hundred Rupees.

L. The Harbour Master and every person as-

Harbour Master, &c., indemnified.

sisting him are hereby indemnified for all acts which in good

faith they may do, or cause to be done, in pursuance of this Act; and all acts, orders, or directions by this Act authorized to be done or given by any Harbour Master, may, subject to his control, be done or given by any Assistant of such Harbour Master.

Powers of Assistants to Harbour Master.

And any person hereby authorized to do any act, may call to

his aid such assistance as may be necessary.

LI. If any Vessel belonging to any of Her

Penalty for hoisting unlawful colors in Port.

Majesty's subjects, or sailing under British Colors, shall hoist,

carry or wear, within the limits of any Port, River, or Channel subject to this Act, any flag, jack, pendant, or colors, the use whereof on board such Vessel shall have been prohibited by the 10th Section of the 8 and 9 Vic., c. 87, or by any future Statute to be made in that behalf, or by any Proclamation made or to be made in pursuance of any such Statute, or by any of Her Majesty's Regulations in force for the time being, the Master of such Vessel shall, for every such offence, be liable to a penalty not exceeding Fifty Rupees; and such penalty shall be in addition to any other penalty which may be recoverable under the said Statute or any future Statute to be made in that behalf; and it shall be lawful for any Officer of the Indian Navy, within the limits of such Port, River, or Channel, or for the Harbour Master of such Port, to enter on board any such Vessel, and to seize and take away any flag, jack, pendant, or color so unlawfully hoisted, carried, or worn on board the same.

LII. All offences against this Act shall be punishable in a summary manner by a Magistrate. And, in addition to the means prescribed by Act II. of 1839, the provisions of which are hereby extended to all penalties imposed under this Act, it shall be lawful for a Magistrate, by Warrant under his hand, to cause the amount of any such penalty imposed upon the owner or Master of any Vessel for any offence committed on board of such Vessel, or in the management thereof, or otherwise in relation thereto, whereof such owner or Master shall be convicted, to be levied by distress and sale of such Vessel, and the tackle, apparel, and furniture thereof, or so much thereof as shall be necessary.

LIII. In case of any conviction under this Act, the convicting Magistrate may order the offender to pay the costs of such conviction, in addition to any penalty or expenses to which he may be liable. Such costs may be assessed by the Magistrate, and may be levied and recovered in the same manner as any penalty under this Act.

LIV. In every case in which any person shall be liable, under the provisions of this Act, to pay any sum of money, damages, or expenses not exceeding One Thousand Rupees, the same may be recovered and levied in the same manner as any penalty under this Act; and, if necessary, the amount thereof may be fixed and assessed by the Magistrate before whom the case shall be tried.

LV. In any case in which any penalty, damages, or expenses shall be levied under this Act, by distress and sale, the cost of such distress and sale may be levied in addition to such penalty, damages, or expenses, and in the same manner.

LVI. If any dispute shall arise concerning the amount leviable by any distress or arrestment by virtue of this Act, or the charges or costs payable under the last preceding Section, the person making such distress or using such arrestment, may detain the goods distrained or arrested, or the proceeds of the sale thereof, until the amount to be levied shall have been determined by a Magistrate; who, upon application made to him for that purpose, shall have power to determine such amount, and to award such costs to be paid by either of the parties to the other of them, as he shall think reasonable; and payment of such costs, if not paid on demand, shall be enforced in the same manner as any penalty under this Act.

LVII. Nothing in this Act shall extend to any Vessel belonging to, or in the service of Her Majesty, or of the East India Company, or to any Vessel of war belonging to any Foreign Prince or State; nor to deprive any person of any right of property or other private right, except as hereinbefore expressly provided; nor to affect any law or regulation relative to the Customs; nor any order or direction which shall have been lawfully made or given in pursuance of the provisions of any such law or regulation.

LVIII. The East India Company shall not be answerable for any act or default of any Master Attendant, Harbour Master, or other Conservator of any Port, River, or Channel subject to this Act; or of any Pilot; or of any Deputy, or Assistant of any of the Officers above-mentioned; or of any person acting under the authority or directions of any such Officer or Assistant; done within the limits of such Port, River, or Channel; nor for any damage or injury sustained by any Vessel in consequence of any defect in any of the moorings, hawsers, or other things belonging to the said Company, within the said limits, which may be used by such Vessel.

LIX. The word "Magistrate" in this Act shall include a Justice of the Peace of the Presidency Towns of Calcutta, Madras, and Bombay, a Joint Magistrate, and any person lawfully exercising the powers of a Magistrate, and also any Deputy or Assistant Magistrate to the extent of the powers of such Deputy or Assistant Magistrate.

LX. Whereas divers Ports and navigable Rivers may be situated partly within the jurisdiction of one Magistrate, and partly within that of another, by reason whereof doubts may arise upon questions of jurisdiction over offences which may be committed contrary to this Act; it is therefore enacted that if any person shall be guilty of an offence against the provisions of this Act, in any Port, River, or Channel subject to this Act, such offence shall be punishable by any Magistrate having jurisdiction over any district or place adjoining such Port, River, or Channel, or adjoining either side of that part of the navigable River or Channel in which such offence shall be committed; and that such Magistrate may exercise all the powers of a Magistrate under this Act, in the same manner and to the same extent as if such offence had been committed locally within the limits of his jurisdiction, notwithstanding the offence may not have been committed locally within such limits; and in case any such Magistrate shall exercise the jurisdiction hereby vested in him, the offence shall be deemed, for all purposes, to have been committed locally within the limits of his jurisdiction.

LXI. No conviction, order, or judgment of any Justice of the Peace shall be quashed for error of form or procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order or judgment, the evidence on which it proceeds; but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment, in obedience to any writ of *certiorari*; and if no jurisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order, or judgment shall be aided by what so appears in such depositions.

LXII. In the construction of this Act, unless there be something in any special provision thereof, or in the context, repugnant to such construction, the words "Local Government" shall be deemed to mean the person or persons for the time being immediately administering the Executive Government of that portion of the Territories under the Government of

the East India Company in which the Port, River or Channel in question is situated. The word "Vessel" shall include any floating thing used for the conveyance by water of human beings or of property. The word "Master," when used in relation to any Vessel, shall mean and include any person having for the time being the charge, or command, or control of such Vessel.

SCHEDULE

Of Port-dues and Fees chargeable under this Act.

Upon all Vessels, of whatsoever description, being Vessels to which this Act applies, entering or being in any Port, River, or Channel subject to this Act, and either taking in or discharging any cargo or passengers therein, a consolidated tonnage duty, not exceeding eight annas a ton.

Upon all such Vessels entering any such Port, River, or Channel, but not taking in or discharging any cargo or passenger therein, one half the consolidated tonnage duty that would otherwise be chargeable under the preceding Rule.

Provided that no consolidated tonnage duty shall be chargeable upon the same Vessel at the same Port more than once within six months.

Upon any Vessel within any such Port shall be chargeable fees for the following services, at the following rates respectively :

For Mooring, a fee not exceeding.....	a ton.
For Unmooring "	" "
For Removing "	" "
For Hoisting "	" "
For Measuring "	" "
For receiving Gunpowder.	" a lb.

In calculating Port-dues and charges according to this Schedule, Boats and other Vessels of less burthen than one ton shall be rated as being of the burthen of one ton : and fractions of a ton in Vessels of greater burthen than one ton, shall be disregarded.

Fishing boats, employed only in fishing, shall not be chargeable with Port-dues.

W. MORGAN,

Clerk of the Council.

No. 2554.

Orders by the Lieutenant-Governor of Bengal.

Head Quarters, the 23rd November 1854.—Mr. A. Grote to be Senior Secretary to the Board of Revenue.

Mr. A. R. Young to be Junior Secretary to the Board of Revenue.

The Hon'ble B. Drummond to be Magistrate, Collector and Salt Agent of Balasore.

Mr. A. S. Annand to be Magistrate, Collector and Salt Agent of Pooree.

Mr. O. W. Malet to be Collector of Chittagong.

Mr. A. G. Macdonald to be Collector of Rungpore.

Mr. R. Abercrombie to be Joint Magistrate and Deputy Collector of Malda.

Mr. B. H. Cooper to be Collector of Beerbhoom.

Mr. H. Rose to be a Joint Magistrate and Deputy Collector of the Second Grade.

The above appointments will take effect from the 1st instant.

W. GREY,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieut.-Governor of the North-Western Provinces.

No. 2301 A. of 1854.

Judicial and Revenue Department.

Camp Etawah, the 20th November 1854.

Leave of Absence.—Mr. Donald Grant, Assistant to the Magistrate and Collector of Banda, for one month, under Section XV. of the Absentee Rules, in extension of the leave granted to him in Orders of 30th September last.

No. 1403 A. of 1854.

Public Works Department.

Mr. T. Login, Deputy Superintendent, 1st Division, Ganges Canal, for two months, to visit the Presidency, from the date of relinquishing his duties.

No. 1401 A. of 1854.

General Department.

The leave of absence for one month, granted by the Lord Bishop of Calcutta to the Reverend A. H. Moore, Chaplain of Chunar, under Section XV. of the old Rules, from the 2nd September last, is confirmed.

No. 1405 A. of 1854.

The leave of absence for fifteen days, granted by the Lord Bishop of Calcutta to the Reverend H. Lascelles, Chaplain of Saugor, under Section XXV. of the old Rules, from the 20th October 1854, is confirmed.

No. 2313 A. of 1854.

Revenue Department.

Camp Buckeewur, the 22nd November 1854.

Leave of Absence.—Nusroollah Khan, Deputy Collector, under Regulation IX. of 1833, and Deputy Magistrate, under Act XV. of 1843, in Zillah Aliy Gurrh, for three months, on private affairs.

Appointment.—Mohib Allee to officiate as Deputy Collector, under Regulation IX. of 1833, and Deputy Magistrate, under Act XV. of 1843, in Zillah Aliy Gurrh, with the special powers conferred upon him in Orders of 31st July 1851.

W. MUIR,

Secy. to Govt., N. W. P.

No. 3077.

General Department,

Agra, the 20th November 1854.

Notifications.—The Hon'ble the Lieutenant-Governor has been pleased to appoint the Reverend Gopee Nath Nundy to be Marriage Registrar in the District of Futtehpoor, vice Mr. G. Edmonstone, Junior, resigned.

No. 4576 of 1854.

Judicial and Revenue Department,

The 22nd November 1854.

The unexpired portion of the leave of absence for one month, granted in Orders of 28th August last, to Mr. Roderick Mackenzie Edwards, Joint Magistrate and Deputy Collector of Seharunpoor, is cancelled from the date on which he resumed charge of his duties.

No. 4571 of 1854.

Erratum.—In Orders of 14th instant, No. 2261 A., granting one month's leave of absence, under Section XIII. of the new Absentee Rules, to Mr. Charles Currie, Joint Magistrate and Deputy Collector of Allahabad, from the 25th instant, read 26th ultimo.

C. P. CARMICHAEL,

Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 24th November 1854.

No. 1185 of 1854.—With the sanction of the Honorable the Court of Directors, the Most Noble the Governor General in Council is pleased to authorize the Government Allowance to Soldiers' Children being continued until they attain the age of 15 years, unless they are previously provided for.

The Rule under which Boys in the Lower Orphan School are required to be enlisted as Drummers and Musicians in Native Corps is cancelled.

Fort William, 27th November 1854.

No. 1186 of 1854.—The leave of absence for four months, to proceed to Sea within the Indian limits, on Medical certificate, granted to Brigadier George Warren, in Government General Order No. 796, of the 4th August 1854, is commuted to leave to Europe on the same account for twelve months, under the new Regulations, from the same date.

No. 1187 of 1854.—It having been established that Family Pensioner Enunee, (No. 683, Dinapore Circle,) who obtained pension by General Order by the Commander-in-Chief, dated 2nd February 1843, as the son of the late Bubbur Khan

(or Allee) Bhecatie, 54th Regiment Native Infantry, is an impostor, his name is struck off the pension list from the date of last payment.

No. 1188 of 1854.—With reference to General Order No. 651, of the 16th August 1853, the Most Noble the Governor General of India in Council is pleased to direct that the following Extract of a Military letter from the Hon'ble the Court of Directors to the Government of India, No. 37, dated 4th October 1854, be published in General Orders:—

2. In consideration of the peculiar circumstances in which

Surgeons in charge

of Regiments were placed during the late Burmese War from their Regiments being broken up in Detachments, and the loss which they in consequence sustained under the old Regulations applicable to such cases, we have resolved, in compliance with the recommendation of the Governor General, as unanimously concurred in by the Members of Council, to authorize you to grant to those Surgeons, for the time they were employed on this Service, the benefits of the new Rule which was established in August 1853, to relieve Medical Officers from such losses during time of War.

Letter dated 12th May 1854, No. 121. Government request Court's liberal consideration to the Governor General's Minute, recommending that retrospective effect be given to the Order of the 16th August 1853, No. 651, in favor of the Officers of the Medical Service, attached to Her Majesty's Regiments, which served in Burmah, and who were pecuniary sufferers under the previous Rules. The claims of Medical Officers in the Company's Service to be adjusted on the same principle.

No. 1189 of 1854.—The name of Family Pensioner Shekh Aladeen, (No. 1523, Dinapore Circle) who fraudulently obtained admission to Family Pension, in General Order by the Commander-in-Chief, dated 10th April 1850, as the son of the late Sepoy Shekh Munnoo, 56th Regiment Native Infantry, being in reality the nephew of the deceased, is to be struck off the Pension List from the date of the last payment made to him.

Pensioned Lascar Meer Hussein Bux, late of the 12th Regiment Native Infantry, (No. 679) and Pensioned Havildar Bullee Sing, late of the 72nd Native Infantry, (No. 4331), Dinapore Circle, whose connivance in the fraud above referred to has been established, are in like manner to be struck off the Pension List from the dates of last payment made to them respectively.

Fort William, 28th November 1854.

No. 1190 of 1854.—The following Notification from the Financial Department is published in General Orders:—

No. 41, dated 10th November 1854.—With advertence to the Notification issued from this Department on the 26th May last, intimating that, after six months from the date of its publication, the rate of interest on Civil Deposits in the Government Savings Bank would be reduced from (4) four to (3) three per cent. per annum, and on the deposits of Soldiery from (4) four to (3½) three-and-half per cent., the Most Noble the Governor General in Council is pleased to resolve, that all Treasury Notes of European

Soldiers that are now out at the several Presidencies and bear interest at (4) four per cent., under the General Order of October 1848, shall be discharged at the respective Presidencies, on or subsequent to the 26th instant, by cash payment, or by transfer, at the option of the holders, to other Treasury Notes, bearing interest at (3½) three-and-half per cent. per annum.

No. 1191 of 1854.—The following Notifications from the Foreign Department are published in General Orders :—

No. 4914, dated 17th November 1854.—Lieutenant A. G. Davidson, Adjutant of the Mhairwarra Local Battalion, has obtained leave of absence for four months from the 23rd ultimo, on Medical certificate, under the new Furlough Regulations, to visit Agra.

No. 4919, dated 17th November 1854.—The leave of absence granted to Lieutenant W. H. Beynon, Adjutant and Officiating Second in Command of the Kotah Contingent, to visit Bombay, in General Order of the 27th September last, No. 4309, is cancelled at his request.

No. 4920, dated 17th November 1854.—Lieutenant T. H. Chamberlain, Assistant General Superintendent of Operations for the Suppression of Thuggee and Dacoity at Moerut, having resumed charge of his duties on the 26th ultimo, the unexpired portion of the leave granted to him in General Order of the 19th August 1853, No. 3602, is cancelled.

No. 4921, dated 21st November 1854.—Major C. Davidson resumed charge of his duties as First Assistant to the Resident at Hyderabad and of the Thuggee and Dacoity Establishments at that place, on the 1st instant.

No. 1192 of 1854.—The following leave of absence granted by the Hon'ble the Lieutenant Governor North-Western Provinces, in the Judicial Department, is published in General Orders :—

No. 2272 A, dated 15th November 1854.—Assistant Surgeon G. R. Playfair, M. D., Civil Assistant Surgeon of Saharunpore, for three months, from 5th December 1854, to visit the Presidency, preparatory to applying for furlough to Europe.

No. 1193 of 1854.—The following Notifications from the Foreign Department are published in General Orders :—

No. 4987, dated 21st November 1854.—The Governor General in Council is pleased to accept Dr. W. C. Maclean's resignation of his appointment as Residency Surgeon and Superintendent of the Hyderabad Medical School, from the 1st proximo.

No. 4988, dated 21st November 1854.—Lieutenant M. B. S. Lloyd, of the Madras Artillery, to be an Assistant Commissioner in Pegu, with effect from the date on which he entered on the duties of his Office in April last.

No. 4989, dated 21st November 1854.—Lieutenant C. Scott, Superintendent of the Survey of the line of Road from Rangoon to Prome, has obtained leave of absence on Medical certificate, to visit the Presidency, from the date of the departure of the Steamer *Tenasserim* from Rangoon until the arrival of the second Steamer of the present month at Rangoon.

No. 4990, dated 22nd November 1854.—The Governor General in Council is pleased to appoint the following Officers to be Assistant Commissioners in the Punjab :—

Lieutenant T. W. Mercer, 46th Regiment Bengal N. I.

Lieutenant F. C. Maisay, 67th Regiment Bengal N. I.

Lieutenant D. M. Probyn, 6th Regiment Bengal Light Cavalry and Adjutant 2nd Regiment Punjab Cavalry.

No. 4991, dated 24th November 1854.—The Most Noble the Governor General in Council is pleased to re-appoint Lieutenant D. Briggs, of the 17th Regiment Native Infantry, to be Superintendent of the Hindoostan and Thibet Roads.

No. 4992, dated 24th November 1854.—Lieutenant D. W. Wise, of the 4th Regiment Light Cavalry, to be Adjutant of the 2nd Regiment of Cavalry, Gwalior Contingent.

No. 1194 of 1854.—The following Appointments, made in Orders by the Hon'ble the Lieutenant-Governor North-Western Provinces, in the Judicial Department, are published in General Orders :—

No. 2281 A, dated 17th November 1854.—Assistant Surgeon Robert Cockburn, Civil Assistant Surgeon of Jounpore, to be Civil Assistant Surgeon of Seharunpore.

Assistant Surgeon Horatio Philip Harris, Civil Assistant Surgeon of Seonee, to be Civil Assistant Surgeon of Jounpore.

No. 1195 of 1854.—Second Lieutenant R. A. Long, of the 1st European Bengal Fusiliers, is, with the sanction of the Hon'ble the Court of Directors, permitted to resign the Service of the East India Company, from the 1st May 1854.

No. 1196 of 1854.—The Division Order dated 4th November 1854, by the Officer Commanding at Kamptee, placing the services of Lieutenant E. G. Wood, of the 6th Regiment Madras Light Cavalry, at the disposal of the Officiating Commissioner for employment in the Nagpore Irregular Force, is confirmed.

R. J. H. BIRCH, Colonel,

Secy. to the Govt. of India,

in the Mily. Dept.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Bograh,	1,17,000
Burdwan,	1,80,000
Chittagong,	80,000
Dacca,	1,26,000
Dinagapore,	85,000
Jorehaut,	23,000
Kamroop,	40,000
Midnapore,	50,000
Malda,	89,000
Mymensing,	2,36,000
Nuddeah,	1,45,000
Pubna,	70,000
Purneah,	1,93,000
Rungpore,	1,88,000
Sylhet,	2,91,000
Tipperah,	3,00,000

EDMUND DRUMMOND,
Accountant to the
Govt. of Bengal.

Accountant's Office,
The 28th November 1854. }

NOTICE is hereby given, that certain Effects belonging to the Estate of the late Mr. C. Wagentriber, have been placed under the Seal of this Court, and will be delivered to any party legally authorized to receive the same.

W. AGNEW,
Principal Assistant Commissioner.

ZILLAH GOWALPARA, }
Civil Court,
The 6th Nov. 1854. }

Notice.

CERTAIN EFFECTS belonging to the Estate of the late Mr. H. B. Glanville who died in this District, are under the Seal of this Court, and will be delivered to any person legally authorized to receive them.

W. LUKE,
Judge.

ZILLAH MIDNAPORE; }
Judge's Court,
The 25th November 1854. }

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "the construction of Ferry Boats for the transport of Troops, Guns, Military Stores &c., for the Rivers, on the line of the Arracan Road."

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

Notice.

SEALED TENDERS, from Professional Builders only, will be received by the Civil Architect, in his Office in Calcutta, up to 4 P. M. on Friday, 1st December 1854.

Tenders will be opened in the Civil Architect's Office, and in presence of parties interested, at the above-mentioned time.

Tenders for "constructing a Custom House Station at Diamond Harbour, and Out Offices for Dwellings for Boat Crews attached to the Station."

Time for Execution to be specified in the Tenders.

Specification and further information to be obtained from the Civil Architect's Office in Calcutta.

A Deposit in Cash of One Hundred (100) Rupees is required with each Tender.

Forms of Tender to be had on application to the Civil Architect's Office.

By order of the Chief Engineer, Lower Provinces,

F. B. NORRIS,
Civil Architect.

Additional Maps

Available at the Surveyor General's Office, Calcutta.

	Price Rupees.
Joseph's Map of Grand Trunk Road, Section 3rd, Agra to Ferozepore, (mounted in case,)	12
Northern Trans-Indus Frontier, No. 3, or Banno Map; scale, 2 miles = 1 inch,	8
Northern Trans-Indus Frontier, No. 4, or Dehra Ishmael Khan; scale, 2 miles = 1 inch,	3
Preliminary Map of District Rajshahie; scale, 4 miles = 1 inch,	3
Map of the District of Meeruth, showing Village Boundaries; scale, 2 miles = 1 inch,	3

Pergunnah Maps of Tirhoot District showing Village Boundaries.

Scale, 1 mile = 1 inch. Price 2 Rupees each.

Pergunnahs Moorwah Khoord, Bochuha and Gurb Chawund.

Pergunnahs Bubra, Turseanee, Moorwah Kulan and Luppeh Khaneyzadpoor, in 1 sheet.

Pergunnahs Tiloke Chawund and Ukberpoor.

Pergunnahs Schoreh, Chuck Munnee, Ooghara,

Jakhar, Khursund and Surze Hamud, in 1 sheet.

Pergunnahs Uthilwar, Turseone, Chuck Munnee, Jakhalpore and Humeedpore.

The Map of the Town of Calcutta is available only at the Office of the Commissioners for the Improvement of Calcutta. Price 8 to 10, colored.

H. L. TRUILLIER,

Deputy Surveyor General.

REVENUE SURVEYOR GENERAL'S
OFFICE,
Calcutta, 24th November 1854.

Notification.

CALCUTTA COURT OF SMALL CAUSES.

THE 27th November 1854.

NOTICE is hereby given, that this Court will close, under the orders of the Government of Bengal, for the Winter Vacation, on Thursday evening, the 14th proximo, and that it will continue closed from the 15th to the 31st December, both days inclusive.

The Court will re-open for business on Tuesday the 2nd January 1855.

By order of the Court,

JOHN KING,

Clerk.

Supreme Court of Judicature at Fort William
in Bengal.

RECEIVER'S OFFICE.

IN EQUITY.

Rajah Ojoodaram Khan, *versus* Aushootosh Day and others, and other causes. Notice is hereby given, that on Saturday, the 16th day of December 1854, at 1 o'clock in the afternoon, Maurice FitzGerald Sandes, Esquire, the Receiver of the Supreme Court, will put up at his Office for Lease the under-mentioned Zemindaries in his charge as Receiver in the above cause, upon such terms and conditions and upon such security as he may think fit; that is to say:—

In Zillah Midnapore.

Talook Rampore, &c., in Pergunnah Beereool.
Talook Boyandah, &c., in Pergunnah Napochur.
Talook Kodaliah, in Pergunnah Cossyjarah.
Talook Houdah Diglahbour, in Pergunnah Cossyjarah.
Mouzah huck Gopaul, in Pergunnah Cossyjarah.
Talook Mouzah Wotherpunchburia, in Pergunnah Cossyjarah.
Talook Mouzah Bahampottah, in Pergunnah Cossyjarah.
Talook Mouzah Jassudah, otherwise, called Jooudah, in Pergunnah Cossyjarah.
Talook Mouzah Kismut Kissorechuck, &c., in Pergunnah Cossyjarah.
For particulars apply at the Receiver's Office, Supreme Court.

CALCUTTA;

Supreme Court, Receiver's Office,
The 25th November 1854.

TO BE SOLD, pursuant to a decree of the Supreme Court of Judicature at Fort William in Bengal bearing date the 6th day of September

1853, wherein Roy Harrochander Ghose and Sreenutty Tylnokomolencee Dossee, Executor and Executrix of the last Will and Testament of Nundololl Sing, deceased, are Complainants, and Sreenutty Gourmonee Dossee, widow, heiress and legal representative of Nuhkimen Sing, deceased, and Duncan Stewart are Defendants, with the approbation of John Cochrane, Esq., the Master of the said Court, at his Office in the Court House in the Town of Calcutta, sometime in the month of January next, of which due notice will be hereafter given, the following Houses and Lands; that is to say:—One House situate in Baranessy Ghose's Street; one-third share of a House situate in the same place; 3-16th share of a House situate in the same place; one House in Harrington Street; one House in Chasadhohaparah; one House in Soot-keehatta, Sukea's Lane; a piece of Tenanted Land in Chorebagaun; a piece of Land in Jeerul; a piece of Tenanted Land in Khalasseparrah, in Muchapabazar; a piece of Land in Sulkea, in 24-Pergunnahs; one Mouza or Village in Bardwan; one Mouza or Village in Berghoom; a piece of Land in Simlah; a Garden in Wooltalauga, a Garden at Baloor, in 24-Pergunnahs. Particulars may be had at the Master's Office, Supreme Court, or of Messrs. Allan and Judge, Attorneys for the Complainant, No. 5, Old Post Office Street.

JOHN COCHRANE,

Master.

MESSRS. ALLAN AND JUDGE,

Attorneys for the Complainants.

CALCUTTA;

Supreme Court, Master's Office,
The 23rd November 1854.

IN the matter of the Estate of James Arnold Hornett, deceased, James Robert Harvey, Administrator of Sarah Evelina Harvey, Against

George Hornett, Administrator of James Arnold Hornett, deceased.

George Hornett, Administrator of James Arnold Hornett, deceased, who died in the year of Our Lord One Thousand Eight Hundred and Twenty-eight, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Order.

PURSUANT to an Order of the Supreme Court of Judicature at Fort William in Bengal, made in the above Cause, bearing date the Twenty-first day of July, One thousand Eight hundred and Fifty-four, the Creditors of James Arnold Hornett, late of Calcutta, who died in the year of Our Lord One Thousand Eight Hundred and Twenty-eight, are hereby required to come in and prove their respective debts before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

MESSRS. MOLLOY AND MACKINTOSH,

Attorneys for the Defendant.

GEORGE HORNETT.

CALCUTTA;

Supreme Court, Master's Office,
The 20th day of Nov. 1854.

Advertisement.

John Cochrane, the Official Assignee of the Court for the Relief of Insolvent Debtors and the Assignee of the Estate and Effects of John Emanuel DeSilva, an Insolvent.

Maurice Fitzgerald Sandes, Administrator General, and Administrator of the Estate of Domingo DeSilva, Executor of Manuel DeSilva, Administrator of the Estates of Mary DeSilva of Mathew DeSilva, and of Domingo Manuel DeSilva, and Pedro DeSilva and Thomas Paul DeSilva.

John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Order.

JOHN COCHRANE,

Master.

MESSRS. MOLLOY AND MACKINTOSH,

Attorneys for the Complainant.

CALCUTTA;

Supreme Court, Master's Office,
The 2nd November 1854

Sheriff's Office, the 8th November 1854.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday the Fourth day of December next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

T. CAIRD,

Sheriff.

সরিক আফিস ৮ নবেম্বর ১৮৫৪ সাল।

সমাজের দেওয়া যাইতেছে যে আফিসি ৪
ডিসেম্বর ১৮৫৪ সাল গোমবার দুই প্রহরের সময়

কলিকাতার কোর্ট উইলেমের এর তাহার অস্তঃ
পাতি যে সকল হান ডিবিমিটে বন্দনেশের কোর্ট
উইলেমের ডেপুটি কোর্ট আপন আদালত দরে
ওএরটরমিনর এর এডমিরেলটী অর্থাৎ মহা
নমুদ্র সল্লকীর মোকদ্দমা নিম্নলিখিত এক সেশিয়ান
অর্থাৎ মিছিল করিবেন।

এই সেশিয়ান ভক্তকাল পর্যন্ত বসিবেক তাহার
প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি
দিবস এগারো ঘণ্টার সময় বসিবেক, এবিষয়
সকলে স্মরণ রাখুন।

T. CAIRD,

Sheriff.

Sheriff's Sale, Calcutta, 29th November 1854.

NOTICE is hereby given, that on Thursday, the Fourteenth day of December next, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to Public Sale, at the Court House, by virtue of a writ of *Fieri Facias* in his hands, against the Effects of Hurro Chunder Laheree.

The Right, Title and Interest of the said Hurro Chunder Laheree, of, in, and to the following Landed Property, viz.:

1st. A Lower-roomed brick-built Godown House, commonly called Kulghur, with a piece of land thereunto belonging, containing by estimation six cottahs, more or less; situate at Sreerampore, in Pergunnah Boro, and in the Zillah of Hooghly

2nd. Also a piece of Tenanted Land, containing by estimation two beegahs, more or less; situate at Chatra, in Pergunnah and Zillah aforesaid.

3rd. Also an Upper-roomed brick-built Dwelling House, with a piece of Land thereunto belonging, containing by estimation fifteen cottahs more or less; situate at the same place.

4th. Also a piece of Tenanted Land, containing by estimation eight cottahs, more or less; situate at the same place.

5th. Also another piece of Tenanted Land, containing by estimation five cottahs, more or less; situate at Sreerampore, in Pergunnah and Zillah aforesaid.

6th. Also another piece of Tenanted Land, containing by estimation two cottahs, more or less; situate at Chatra, in Pergunnah and Zillah aforesaid.

7th. Also a brick-built Ghat of the Ganges, with a piece of land thereunto belonging, containing by estimation ten cottahs, more or less; situate at the same place.

8th. Also a piece of Tenanted Land, containing by estimation fifteen cottahs, more or less; situate at Chatra, in Pergunnah and Zillah aforesaid.

9th. Also a piece of Garden Ground occupied by tenants, with a Tank thereon, containing by estimation two beegahs, more or less; situate at Chitra, in Pergunnah and Zillah aforesaid.

10th. Also a piece of Paddy Land containing by estimation one beegah and ten cottahs, more or less; situate at the same place.

11th. Also a piece of Garden Ground, with a Lower-roomed brick-built Bytuckhaanah, three Tanks and several Trees growing thereon, containing by estimation thirty beegahs more or less; situate at the same place.

12th. Also an Upper-roomed brick-built Family Dwelling-House, with a piece of Land thereunto belonging, containing by estimation two beegahs and two cottahs, more or less; situate at the same place.

13th. And also a Lower-roomed brick-built Dwelling House, No. 207, and eight tiled Huts, with a piece of Land thereunto belonging, occupied by Tenants, containing by estimation eight cottahs, more or less; situate at Loh Bazar, in the Town of Calcutta.

The Conditions of Sale may be known by applying at the Sheriff's Office.

T. CAIRD,

Sheriff.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Chun-
na Mull, of Burra Ba-
zar, in Calcutta, formerly
a Doliol or Broker, but
at present without any
specific occupation in life,
an Insolvent. Notice, that the pe-
tition of the said In-
solvent seeking the bene-
fit of the Act XI., Vic.
cap. XXI., was filed in the Office of
the Chief Clerk on
the 8th day of November instant, and by an order
of the same date, the Estate and Effects of the
said Insolvent were vested in the Official Assign-
ee of the said Court, and it was ordered, that
the hearing in this matter shall be on Saturday,
the 6th day of January next, at the hour of 11
o'clock, in the forenoon of the said day, and that
the said Insolvent do then attend to be examined
by the said Court.

Paliologas, Attorney.

In the matter of Henra-
llal and Hoonoonon-
toram, late of Puggah
Puttee, Burra Bazar, in
Calcutta, carried on the
trade or business of
Cloth Merchants, Insol-
vents. On Saturday, the 18th
day of November in-
stant, it was ordered,
that the said Insolvents
on the petition of Dwar-
kanath Mitter, a Cre-
ditor of the said Insol-
vents, have committed
an Act of Insolvency, under the provisions of the
Act XI., Vic. cap. XXI., and by another order of
the same date, the Estate and Effects of the said
Insolvents were vested in the Official Assignee.

Srinibae, Attorney.

In the matter of John
Hampton Cook, of
Park Street, in Calcut-
ta, lately employed in
the Service of the In-
dia General Steam Na-
vigation Company, and
at present Chief Officer
of the Union Tug Stea-
mer in the employ of
Messrs. Agar and Com-
pany, and carrying on
business represented by
Mrs. Cook, as a Board-
ing and Lodging House-
keeper, at the premises,
No. 4, Park Street and
No. 5, Middleton Row,
in Calcutta, an Insol-
vent.

Robertson, Attorney.

On Tuesday, the 14th
day of November in-
stant, it was ordered,
that the hearing in this
matter shall be on Sa-
turday, the 6th day of
January next, and that
the said Insolvent do
then attend to be
examined by the said
Court.

In the matter of Vem-
chand Bysack, of No. 5,
Baburam Ghose's Lane,
in Aukeratollah, in
Calcutta, late a Trader,
carrying on business in
co-partnership with
Chunnessam Day, under
the name, style and
firm of Nemchund
Bysack and Sibchunder
Day, an Insolvent.

Notice, that the peti-
tion of the said Insol-
vent seeking the bene-
fit of the Act XI., Vic.
cap. XXI., was filed in
the Office of the Chief
Clerk, on the 6th day of
November instant, and
by an order of the same
date, the Estate and
Effects of the said In-
solvent were vested in
the Official Assignee of
the said Court; and it
was ordered, that the
hearing in this matter
shall be on Saturday, the
6th day of January next,
at the hour of 11 o'clock
in the forenoon of the
said day, and that the
said Insolvent do then
attend to be examined by
the said Court.

Wight and Orr, Attorneys.

Chief Clerk's Office, 23rd November 1864.

General Post Office Notifications.

Export Overland Mail, to Southampton and
Marseilles, per P. and O. Co's Steamer
"Hindustan," direct from Calcutta.

NOTICE is hereby given, for general information,
that the Mails for Suez and the intermediate Ports,
(Madras, Ceylon, Aden, Penang, Singapore and
Hong-Kong,) intended for transmission by the
Peninsular and Oriental Company's Steam vessel
Hindustan, will be closed at this Office on Mon-
day the 4th proximo.

C. K. DOVE,

Deputy Post-master General.

Fort William,
General Post Office,
The 23rd Nov. 1864.

NOTICE is hereby given, that an After-packet for the P. and O. Co.'s Steamer *Hindostan*, will be made up at this Office on Tuesday the 5th proximo, at 12½ P. M., with the chance of overtaking her at Kedgee.

C. K. Dove,
Dy. Post-master General.

FORT WILLIAM:
General Post Office,
The 28th November 1854.

N. B.—The public are particularly requested to observe, that no letters will be received after the above-mentioned hour, under any circumstances; and they are further requested to observe, that inland postage to Kedgee *must* be pre-paid by Stamps.

NOTICE is hereby given, that the Mails for Rangoon, for transmission per H. C. Steamer *Berenice*, will be closed at this Office, on Wednesday the 29th instant.

C. K. Dove,
Deputy Post Master General.

Fort William,
General Post Office,
The 28th November 1854.

NOTICE is hereby given, that the Mails for Arracan and Chittagong, for transmission per H. C. Steamer *Fire Queen*, will be closed at this Office on Friday the 1st proximo.

C. K. Dove,
Dy. Post-master General.

FORT WILLIAM:
General Post Office,
The 28th Nov. 1854.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer *Formosa*, will be closed at this Office 24 hours after the arrival of the Steamer *Bombay* at Garden Reach, expected about the 1st December.

C. K. Dove,
Deputy Post-master General of Bengal.

Fort William,
General Post Office,
The 13th November 1854.

No. 430.

Notice.

The Public are informed, that the following are the Localities of the Receiving Houses, now open in the Town of Calcutta, for the receipt of Letters, Papers and Packets not exceeding 12 Tola.

The Receiving Houses will remain open from 11 A. M., to 4 P. M.

Letters, &c., thrown into the Letter boxes, (which will be kept open day and night,) after the hour of 4 P. M., will be forwarded by the following day's Mail despatch.

J. R. BURLTON BENNETT,
Post-master General of Bengal.

Calcutta,
The 9th Nov. 1854.

Localities of Receiving Houses.

- No. 1.—Wellesley Street, corner of Royd Street.
- No. 2.—Jorasanko.
- No. 3.—Baug Bazar.
- No. 4.—Bhobanypore.
- No. 5.—Kidderpore.
- No. 6.—Bow Bazar, near the entrance of the Fish Market.
- No. 7.—Napih Bazar, end of Dhurumtollah Street, North side of the Bazar.
- No. 8.—London Street.
- No. 9.—Cornwallis Square, facing Manicktollah Street.
- No. 10.—Hautcollah, near the Sait Chowkey.

THE PUBLIC are informed, that a Post Office will be opened at Pundooah on and from the 21st instant.

J. R. BURLTON BENNETT,
Post-master General of Bengal.

CALCUTTA,
General Post Office,
The 20th October 1854.

NOTICE is hereby given, for the information of the Public, that from this date separate Packets will be made up at the Howrah Post Office, for Hally, Serampore, Chandernagore, Hooghly and Pundooah, and they will be sent from Howrah by the Evening Railway Train in charge of the Mail Guard.

The Packet will be closed at 4½ P. M.

C. K. Dove,
Deputy Post-master Genl. of Bengal.

Calcutta, General Post Office,
The 16th November 1854.

No. 2719.

The Public are requested to observe, that letters for any place in the Punjab should be directed in future to the particular Station in the Punjab for which they may be intended.

At present several letters are posted, simply directed "Punjab," and the Post Master of Benares experiences serious inconvenience in forwarding them to their respective destinations.

C. K. Dove,
Deputy Post-master General.

Calcutta,
General Post Office,
The 16th September 1854.

No. 546.

NOTICE is hereby given, for the information of the parties concerned, that the Most Noble the Governor General in Council has been pleased to order the refund of any Indian postage, which, since the 1st of October, may have been levied from European Soldiers on account of letters received from, or despatched to, England or the Colonies; and that the refund, with regard to such postage charge which may have been made upon letters either despatched or delivered through the Calcutta General Post Office, will be made on application to this Office.

C. K. Dove,

Deputy Post-master General.

Fort William,
General Post Office,
The 31st October 1854.

Notice.

THE attention of the Public is drawn to Section XVII. of the Post Office Rules, which prohibits Delivery Peons from delivering any letter, without, at the same time, exacting payment of any postage which may be due on it; and directs them, if detained, to return the letter to the Post Office.

2. The Delivery Peons of the Calcutta Post Office are now required to pay in advance the postage due on letters made over to them for delivery, and the Calcutta Post Office authorities have been desired to enforce strictly the provisions of the Section quoted above.

H. B. RIDDALL,

Director General of the Post Office
in India.

No. 2682.

NOTICE is hereby given for the information of the public, that from and after Monday next, the 18th instant, letters posted at this Office up to 4 P. M., for Bally, Serampore, Chandernagore, and Hooghly, will be forwarded by the Railway Train which leaves Howrah every evening at 5-30 P. M., and that a Mail for Calcutta will, after the above-mentioned date, be closed at those Stations at the respective hours noted in the margin, and sent to this Office by the Railway Train which leaves Hooghly every morning at 8-23 A. M., and all such letters will be sent out from this Office for distribution by the second delivery.

All letters posted after the closing of the Packets, for transmission by the Railway, will be forwarded in the manner they are at present despatched.

C. K. Dove,

Deputy Post-master General.

Calcutta,
General Post Office,
The 16th September 1854.

THE Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post-Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta, General Post Office,
The 1st July 1854.

No. 1653.

THE subjoined List of Postal distances in the Province of Pegu is published for general information:

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,
General Post Office,
The 6th August 1854.

List of Distances of Places in the Province of Pegu from Rangoon.

From Rangoon to Pegu,	60 Miles.
" to Tougbo,	268 "
" to Shohy Geen,	148 "
" to Sittang,	109 "
" to Promé,	215 "
" to Meesday,	264 "
" to Heusada,	98 "
" to Dombaw,	80 "
" to Thyet Mye,	242 "
" to Tanpou,	172 "
" to Kyangheon,	168 "
" to Tenghen,	146 "
" to Bassein,	188 "
" to Yandoon,	40 "
" to Kanoung,	132 "
" to Mynanoug,	130 "
" to Padoung,	195 "
" to Shouyding,	188 "

(Signed) A. P. PHAYRE,

Commissioner of Pegu and

Agent to the Governor General.

Pegu Commr.'s Office.

Rangoon, the 8th August 1854.

(True Copy)

(Signed) C. M. CAIRP,

Post-master, Rangoon.

(True Copy)

J. R. BURLTON BENNETT,

Post-master General.

Notice.

1. THE sale of Postage Stamp Labels to the Public will commence on the 20th instant.

2. The Stamps now available are of the value of One Anna and Half Anna.

3. The Calcutta Postage Stamps can be purchased at the Office of the Collector of Calcutta and at the General Post Office.

4. Purchasers of Stamps of the value of nine Rupees or more will be entitled to discount at the rate of four annas for every nine Rupees paid. This discount will be allowed only on Stamps purchased at a public Treasury.

• By Order.

Persons wishing to purchase a smaller number of Stamps than nine Rupees worth can procure them at the Post Office or from any Licensed Judicial Stamp-vendor, but on such purchases no discount will be claimable.

6. Each Sheet of Postage Stamps contains 96 Labels. The Sheets are not gummed. Persons who may buy a whole Sheet are recommended to apply gum to the Sheet rather than to each Stamp.

7. Before dropping any letter into the Letter Box, care should be taken that the Postage Stamps by which the Postage is paid are firmly attached to the letter, and that the gum or paste is dry.

8. Letters found in the Box without Stamps will be liable to be despatched bearing Postage, and will in that case be charged with double Postage on delivery.

H. B. RIDDELL,

Director General of the Post Office in India.

Notice

It is hereby given, that at a General and Quarter Sessions of the Peace, holden at the Office of Her Majesty's Justices of the Peace, in the Town of Calcutta, on Friday the Tenth day of November instant, it was ordered, that the Assessment of the Quarter, November and December 1854 and January 1855, be taken to be the Assessment of the Quarter, February, March and April 1855 next ensuing. All persons having objections to make to the said Assessment, or to any proposed Assessment, of which due notice shall be given to them by the Assessor, are required to specify the same, and the grounds thereof, in a petition to the undersigned, and file it with him between the hours of Eleven and Four o'Clock on or before the Ninth day of December 1854, after which no objections will be received, and the Sessions stand adjourned to the said Ninth day of December, to be holden at the hour of noon, at the Office of the said Justices, and will be continued by adjournment from time to time, until such objections shall have been heard and determined upon. And it was further ordered, that the Assessments made and allowed in these Sessions shall take effect from the First day of February, One thousand Eight hundred and Fifty-five.

With a view to admit time to the Assessor, to prepare new Books, containing the Rates of Assessment, names of parties and numbers of premises within the said Town, as such shall stand on the First day of February next, all persons are requested to take notice, that no appeals, in any way affecting the Rate Books, will be received at the Office of the said Justices during the Quarter, February, March and April next, and it is requested that all such applications be made during the interval mentioned in the preceding paragraph, namely, from this to the Ninth day of December 1854, and the Rate Books shall, by order of Her Majesty's Justices of the Peace, be open to the inspection of all persons assessed therein during the period specified and between the hours of 11 A. M. and 4 P. M., except on Sundays.

W. L. HARWOOD,

Clerk to the Justices.

Calcutta Police Office,
10th November 1854.

NORTHERN LIGHT-HOUSES.

Notice to Mariners.

WHALSEY SKERRIES, SHETLAND— TEMPORARY LIGHT-HOUSE.

The Commissioners of Northern Light-houses hereby give Notice that they are at present engaged in erecting a Light-house on the Out-Skerries of Whalsey, on the Eastern Coast of the Shetland Isles, and that until the completion of the permanent Light-house, a Light will be shown from a temporary Tower, and will be exhibited for the first time on the night of Friday the 15th September, and every night thereafter, from the going away of day-light in the evening, till the return of day-light in the morning.

The following is a Specification of the Light-house, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commissioners:—

The Light-house is situated on the Eastern part of the Island of Grunn, in N. Lat. 60° 25' 24", and W. Long. 0° 44' 20", the Bound Skerry of Whalsey bearing from the Light-house about E. by compass. The outer or seaward extremity of the Bound Skerry is about half a mile or thereby from the site of the Light-house, so that Vessels in rounding the Light must give it a wide berth.

The Whalsey Light will be known to Mariners as a Revolving Light, which shows a bright White Light once in every minute.

The temporary Light will be exhibited from a Tower of Timber Frame Work, and is elevated about 108 feet above the level of high-water of ordinary spring-tides, and may be seen at the distance of about 16 nautic miles, and at lesser distances according to the state of the atmosphere. To a near observer, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness.

The Commissioners further give notice, that by Order in Council, dated the 3rd day of July last, the following Tolls are authorized to be levied in respect of the said Light-house, viz:—

For every Vessel belonging to the United Kingdom (the same not belonging to Her Majesty, her heirs or successors, nor being navigated wholly in ballast,) and for every Foreign Vessel privileged to enter the Ports of the United Kingdom upon paying the same Duties of Tonnage as are payable by British Vessels which may pass or derive benefit from the Light, the Toll of Two-Sixteenths of a Penny per Ton of the burthen of every such Vessel for every time of passing or deriving benefit therefrom, if on a Coasting Voyage.

For each time of passing or deriving benefit on an Oversea Voyage, One Penny per Ton for every such Vessel.

For every Foreign Vessel not navigated wholly in ballast, and not privileged in manner before specified, double the respective Tolls above set forth.

Which Tolls are liable to the following abatements on payment:—for a Coasting Voyage, Ten

per cent; for an Oversea Voyage, Twenty-five per cent.

By Order of the Board,
(Signed) ALEX. CUNNINGHAM, Secy.

Northern Light-house Office,
Edinburgh.

12th August 1854.

No. 4038. Memo.—Published for general information,
By order of the Superintendent of Marine,

H. HOWE,
Secretary.

Fort William,
The 17th November 1854.

Notice

Is hereby given, that after the first of January next, the privilege of sending goods by Government Steamers, free of charge, to Officers in the Public Service in the Arracan, Pegu and Tenasserim Provinces, will be discontinued.

When there is spare tonnage in the Government Steamers, freight will be charged at the rate of 50 Rupees per ton for measurement goods, and 40 Rupees for dead weight.

As no promise can be given that private goods, except parcels, not exceeding one foot cubical contents, will be sent by particular Vessels, as all the tonnage may up to, the last day, before the Vessel's departure, be required for Government Stores, parties requiring tonnage by the first Government Steamer available, may deposit their goods in the Government Boat Office, and on paying the freight, a receipt will be granted both for the goods and the amount paid.

Private goods, when sent to the Boat Office, will be numbered and registered in the order of their receipt, that the first received may be first sent. Should goods lodged at the Boat Office not be forwarded within a month after a receipt has been given for them, the parties will have the option of receiving them back with refund of the freight.

No package, however small, will be taken for less than two rupees.

Goods sent on freight by the Government Steamers must be consigned to some person at the Port of delivery, but if not removed at the time of their coming to hand, they will be discharged into the *Proserpine* Receiving Vessel; and those not claimed within seven days after the arrival of the Steamer at Rangoon, will remain on board the *Proserpine* or be landed at the Custom House at the expense and risk of the owners. Those for Moulinein and other Ports will, if not taken delivery of alongside the Vessel, be made over to the Marine Authority at the Port, at the expense and risk of the owner.

By order of the Superintendent of Marine.

H. HOWE,
Secretary.

PORT WILLIAM:
Marine Supd's Office,
The 22nd Nov. 1854.

Bengal Civil Fund.

Notice.—The Half-yearly General Meeting of Subscribers, will be held at the Town Hall, on Wednesday the 31st of January next, at 11 A. M., for the election of Managers for the ensuing year, and for the approval of the Accounts of the past year.

By order of the Managers,
W. GORDON YOUNG,
Honorary Secretary.
Civil Fund Office,
23rd November 1854.

Civil Service Annuity Fund.

Notice.—The Annual General Meeting of Subscribers, will be held at the Town Hall, on Wednesday the 10th of January next, at 11 A. M., for the election of Managers for the ensuing year, and for the approval of the Accounts of the past year.

By order of the Managers,
W. GORDON YOUNG,
Secretary.
C. S. A. F.,
23rd November 1854.

Bank of Bengal.

27TH NOVEMBER 1854.

UNDER the XIIIth Section of the Charter, (Act VI. of 1839,) a Meeting of the Proprietors will be held at the Bank, on Monday, the 11th of December next, at Ten A. M., to elect two Directors in the room of C. B. Skinner, and Wm. McAdam Stuart, Esquires, who go out of the direction by rotation.

The Poll will close at 3 P. M.

Published by order of the Directors,
J. B. PLUMB,
Secy. and Treasurer.

Notice.

MR. WILLIAM RICHARD LACKERSTEEN is empowered to sign our Firm.

TULLOH AND Co.

Calcutta,
16th November 1854.

Notice.

THE Interest and Responsibility of the late Mr. LAWRENCE DE SOUZA in our Firm ceased on the 30th October 1854.

THOS. DE SOUZA AND Co.

Calcutta,
7th November 1854.

LOST.—First half of Bank of a Bengal Note, No. 3718, Rs. 50. Payment of which has been stopped at the Bank.

LOST.—First halves of the Bank of Bengal Notes, No. 41235, for Co.'s Rs. 25; No. 22070 for Co.'s Rs. 15; Nos. 19612 and 20826 for Co.'s Rs. 10 each, the payment of which has been stopped at the Bank.

LOST.—Second half of a Bank of Bengal Note, No. 48554 for Co.'s Rs. 50. Payment of which has been stopped at the Bank.

LOST.—The following Government Promissory Notes, the property of Moulvree Alee Azhur, payment of which has been stopped at the General Treasury :—

No. of Promissory Notes.	Year.	Value.
No. 50,598	1841-42	1,000
No. 57,642	1841-42	1,000
No. 46,294	1841-42	500
No. 44,684	1841-42	500
No. 48,804	1841-42	500
No. 40,855	1841-42	500
No. 32,923	1841-42	500



SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, NOVEMBER 29, 1854.

Insolvent Estates.

QUARTERLY STATEMENT MADE UP TO THE 31ST OCTOBER 1854.

ESTATES.	Whole Amount of Receipts.	WHOLE DISBURSEMENTS.				Balance Remaining. Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
		Dividends Paid.	Other Payments.				
Alexander and Co.,	232279 5 0	162327 3 2	29391 13 11	10580 3 11	0 0 0		There are outstandings, but recoveries uncertain. Some unclaimed Dividends in Court.
Anderson and Co.,	2022 6 3	0 0 0	1004 9 5	of which Rs. 5923 is applicable to the Dividend in course of payment.	441 7 0		The balance in hand is reserved to satisfy certain disputed claims. Nothing further is expected.
Adam, Scott and Co.,	120066 4 9	104298 1 8	14921 13 0	846 6 1	0 0 0		There are some outstandings, but uncertain as to recovery. Unclaimed Dividends in Court. One Policy of Insurance for Rs. 4,000.

ESTATES.	Whole Amount of Receipts.	WHOLE DISBURSEMENTS.		Balance Remaining.	Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
		Dividends Paid.	Other Payments.			
Brightman and Co.,	30495 11 10	23845 6 10	5924 1 2	726 3 10	0 0 0	There are some outstandings, but recoveries uncertain. Some unclaimed Dividends in Court.
Boyd and Co.,	20137 0 4	0 0 0	8995 10 10	1141 5 6	1141 5 6	Some outstandings, but recoveries uncertain. Unclaimed Dividends in Court. Some suits long pending.
Bruce, Shand and Co.,	136753 8 5	485220 5 6	821516 15 3	10014 3 8 of which Rs. 4714 is applicable to the Dividend now payable.	2800 0 0	Nothing further is recoverable. Some unclaimed Dividends in Court.
Colvin and Co.,	121035 10 11	56227 3 9	12157 7 5	52650 16 9 of which Rs. 40663 is applicable to the Dividends now payable.	0 0 0	There are outstandings, but recoveries uncertain, and unclaimed Dividends in Court.
Cruttenden, Mackillop and Co.,	63391 11 4	48627 11 5	8446 7 2	6317 8 9 which is applicable to the Dividend now payable.	0 0 0	Ditto ditto.
Ewing, Aird and Anderson, ..	301315 14 3	55631 3 5	232632 6 6	13062 4 4	9967 13 3	Very little more recoverable.
Fergusson and Co.,	119281 11 2	92617 4 5	13143 6 11	13520 15 10 which is applicable to the Dividend now payable.	0 0 0	Some outstanding debts, but uncertain as to recovery. Unclaimed Dividends in Court.
Fergusson, Brothers and Co.,	135901 8 3	59176 6 8	66833 7 6	9866 10 1 a portion of which is applicable to some former Dividends and unadjusted claims.	2700 0 0	Some outstandings, but recoveries uncertain, and unclaimed Dividends in Court.
Gilmore and Co.,	36277 9 4	21252 10 5	13184 2 9	3840 12 2 a portion of which is applicable to the Dividend now payable.	0 0 0	Some unclaimed Dividends in Court.
Gordon, Collie and Co.,	14673 0 11	7265 10 1	6943 7 7	468 15 3	0 0 0	Nothing further is expected to be realised.
W. C. Hurry,	1880 15 3	0 0 0	1014 11 8	866 3 7	441 7 0	Further recoveries uncertain.
Hickey, Bailey and Co.,	107207 12 9	0 0 0	62664 3 0	44543 9 9	28593 14 10	There are outstandings in course of recovery, but uncertain as to amount; one law-suit pending for a considerable amount.

G. F. Hodgkinson and Co.,	21690	6	6	0	0	0	6372	7	6	15417	15	0	12800	0	0	A large claim against a firm in London, which denies it entirely. Accounts unadjusted. A law-suit pending. Very little further recoverable.
Hughesdon, Brothers,	212957	7	4	6821	7	5	178131	13	8	28004	2	3	0	0	0	
	and Co.'s Paper for Rs. 16000 of which balance Rs. 24820 is applicable to the Dividend now payable.															
Lyll, Matheson and Co.,	357428	14	3	267110	12	2	77546	14	10	12771	3	3	830	3	1	Very little further recoverable. Some unclaimed Dividends in Court.
McGregor, Hunter and Co.,	3845	10	4	0	0	0	8080	9	3	1765	1	1	897	1	5	Hardly any thing more recoverable.
Mackintosh and Co.,	160817	6	2	91153	6	1	57221	15	4	12442	0	9	0	0	0	There are outstandings, but depend upon law-suits. Recoveries uncertain. Some unclaimed Dividends in Court.
	of which Rs. 9355 is applicable to the Dividend now payable.															
Macleod, Fagan and Co.,	13505	11	10	2448	12	1	3516	12	5	7540	3	4	0	0	0	Some outstandings, but uncertain as to recovery. Unclaimed Dividends in Court.
	which is applicable to the Dividend now payable and to some unadjusted claims.															
D. C. Mackey and Co.,	83180	5	3	0	0	0	30086	5	2	53094	0	1	35189	1	6	There are outstandings in course of recovery.
Nichol, Wilkie and Co.,	4000	7	1	0	0	0	3173	1	5	827	5	8	0	0	0	In debt to the Assignee on account of other Estates.
Owen, Alhacen and Co.,	26329	0	9	0	0	0	23436	14	0	2892	2	9	2736	12	10	A portion of this sum consists of the proceeds of goods specifically claimed. Very little further recoverable.
Palmer and Co.,	365339	15	5	249967	6	0	98430	4	4	18942	5	1	10000	0	0	There are outstandings, but recoveries uncertain. One old Policy in the Landable for Rs. 76,800. Unclaimed Dividends in Court.
Sanders, May, Fordyce & Co.,	243370	5	0	186406	5	4	45562	7	3	11401	8	5	1909	13	6	Very little further recoverable. Some unclaimed Dividends in Court.
Tulloch and Co., 1st,	102451	9	5	54314	2	7	41235	3	11	of which Rs. 3479 is applicable to the Dividend now payable.			6635	0	0	There are outstandings in course of recovery, but the greater part depend upon law-suits. Unclaimed Dividends in Court.
Cockerell and Co.,	1631236	7	6	335559	8	9	1256456	11	1	39210	3	9	34841	14	1	Some unclaimed Dividends in Court. Some outstandings, but uncertain as to recovery.
A. J. de H. Largent,	14382	9	6	8006	0	8	4961	9	10	1914	15	0	0	0	0	Nothing further is expected.
John Beckwith,	15364	9	9	12427	3	1	2713	6	0	163	11	8	0	0	0	Nothing further is expected.
Tulloch and Co., 2nd,	12024	8	3	0	0	0	4344	13	3	7679	10	6	0	0	0	Outstandings in course of recovery.
Cantor and Co.,	201055	12	1	135911	11	11	63910	3	10	1233	12	4	0	0	0	There is a Life Insurance Policy for Rs. 6000. There is a sum of £37-11-0, in the hands of the Official Assignee in London. Nothing further is outstanding. Unclaimed Dividends in Court.

ESTATES.	Whole Amount of Receipts.	WHOLE DISBURSEMENTS.		Balance Remaining.	Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
		Dividends Paid.	Other Payments.			
Allhusen, William	1629 14 6	0 0 0	595 3 4	1034 11 2	0 0 0	Nothing further recoverable.
Anbin, Pierre	1025 0 0	0 0 0	639 12 0	385 4 0	0 0 0	Ditto ditto Accounts unadjusted.
Ayton, J. A.	1179 6 2	0 0 0	188 1 10	991 4 4	441 14 9	A claim on Crutenden and Co.'s Estate. Out-turn uncertain.
Allport, Rowland	7080 1 6	0 0 0	670 9 6	6409 7 11	2647 10 3	Nothing further recoverable. Legal question pending.
Aviet, A. G.	1230 1 1	0 0 0	904 1 0	326 0 1	0 0 0	Ditto ditto.
Anquitol, Charles	39821 8 1	11717 7 8	26864 1 9	1239 14 8	Of which Rupees	
				1040 14 5	is for Dividends now in course of payment.	
Anderson, William	2680 6 0	175 14 0	1530 11 0	983 13 0	Of which Rupees	Ditto ditto.
				969 15 0	is for Dividends now in course of payment.	
Agabeg, Brothers	27957 7 6	15036 3 8	4926 13 7	7994 6 3	Of which Rupees	Outstandings desperate.
				6969 1 7	is for Dividends now in course of payment.	
Agabeg, Johannes	1517 8 3	0 0 0	628 0 0	889 8 3	0 0 0	Several outstandings.
Adams, Thomas	12123 12 11	5246 9 4	4501 9 9	2875 9 10	Of which Rupees	Nothing further recoverable.
				1044 9 5	is for Dividends now in course of payment.	
Andrews, John	1230 9 8	0 0 0	359 0 0	891 9 6	0 0 0	Several outstandings. Recoveries uncertain.
Arrathoon, A. H.	10000 0 0	0 0 0	0 0 0	10000 0 0	0 0 0	Ordered to pay 200 Rs. per month from his pay.
Browne, Robert	3224 4 4	0 0 0	135 9 7	3068 10 9	1324 5 7	Nothing further recoverable.
						Nothing further recoverable, for want of accounts unable to divide.
Betts, Alfred	405 15 4	0 0 0	39 0 0	316 15 4	0 0 0	Nothing further recoverable. Insolvent died.
Belloram Bose,	719 2 7	0 0 0	74 0 0	645 2 7	0 0 0	Ditto ditto.
Becher, G. B. P.	536 9 1	0 0 0	175 10 0	360 15 1	0 0 0	Ditto ditto. Insolvent died.
Bryce, A.	1692 10 1	0 0 0	84 1 10	1808 8 3	441 14 9	Ditto ditto.
Brenner, Charles	353 3 3	0 0 0	56 8 0	296 11 3	0 0 0	Ditto ditto.
Buckland, R. H. 1st,	595 14 1	151 4 0	47 6 0	397 10 1	0 0 0	Ditto ditto.
Bailey, Francis	13766 4 8	5896 12 10	6914 5 2	953 1 8	0 0 0	Ditto ditto. Insolvent died.
Buckland, R. H. 2nd,	605 9 7	0 0 0	346 15 0	259 10 7	0 0 0	Ditto ditto.
Birch, F. W.	11628 14 0	3861 12 5	1680 11 6	6086 5 1	0 0 0	Ditto ditto.
				1309 12 7	Of which Rupees	
					is for Dividends now in course of payment.	
Robt, E. C.	615 0 0	0 0 0	364 14 0	250 2 0	0 0 0	Ordered and pays 150 Rs. from his pay monthly.
Bray, G. C.	597 12 0	0 0 0	363 4 0	234 8 0	0 0 0	Nothing further recoverable. Finally discharged.
						Ditto ditto.

Babington, John, Broganah Thar,	3684 8 2 10346 0 9	0 0 0 3779 5 7	556 2 0 5035 0 11	3128 6 2 1531 10 3 1352 9 2	0 0 0 Of which Rupees is for Dividends now in course of payment.	Ordered and pays monthly 150 Rs. from his pay.
Butler, Henry,	569 0 0	0 0 0	0 0 0	560 0 0	0 0 0	Outstandings in course of recovery.
Barfield, William,	1284 9 6	0 0 0	989 4 0	293 5 6	0 0 0	Ordered and pays 30 Rs. per month from his pay.
Burge, A. B.	150 0 0	0 0 0	192 2 9	537 13 3	0 0 0	Outstandings in course of recovery.
Currie, J. A., 1st,	2326 7 10	1128 7 1	191 10 6	1006 6 3	0 0 0	Ordered and pays 1100 Rs. per month from his pay.
Colquhoun, James	9 8 15 11	0 0 0	65 0 0	853 15 11	0 0 0	Nothing further recoverable. Finally discharged.
Conyngham, James						Ditto. Insolvent died.
Conyngham, and Kissen						
Mohun Burreau,	4649 8 8	0 0 0	1370 1 5	8279 7 3	1767 10 5	Ditto. A suit in Zillah Court pending.
Campbell, P. W.	293 1 9	0 0 0	33 8 0	264 9 0	0 0 0	Ditto.
Clarke, David,	566 1 9	0 0 0	299 8 9	266 9 9	0 0 0	Ditto. Insolvent died.
Campbell, N. H. A., 2nd,	8 9 3 2	358 6 7	42 0 6	418 12 1	0 0 0	Ditto. Finally discharged.
Gaird, John,	627 9 3	0 0 9	27 0 0	800 9 3	0 0 0	Ditto. Insolvent died.
Walker, Duncan, 1st,	409 0 3	0 0 0	2424 7 3	1984 9 0	0 0 0	Ditto. Retained for settlement of Accounts.
Crompton, G. T.	4907 5 5	2654 1 0	1907 1 3	346 3 2 345 15 0	Of which Rupees is for Dividends now in course of payment.	
	1538 10 3	0 0 0	629 4 6	909 5 9	0 0 0	Some small sums further recoverable.
Campbell, Colin, 2nd,						Some small sums further recoverable. Finally discharged.
Colly Connor Mullick Roy,	58522 12 6	34315 10 2	4730 8 1	19486 10 6 6000 8 1	Of which Rupees is for Dividends now in course of payment.	
Chunder Mohun Chatterjee,	4624 2 2	2970 13 1	1282 15 9	370 5 4	0 0 0	Nothing further recoverable.
Cook, Henry,	11952 1 7	5063 1 11	4124 5 1	1464 10 7 326 13 2	Of which Rupees is for Dividends now in course of payment.	Ditto. Finally discharged.
Campbell, N. H. A., 3rd,	22068 11 1	9029 15 6	9085 2 4	3953 9 3 896 1 5	Of which Rupees is for Dividends now in course of payment.	Large outstandings. Recoveries uncertain.
Currie, J. A., 2nd,	15550 0 0	3004 15 2	9174 12 10	2670 4 0 2262 6 7	Of which Rupees is for Dividends now in course of payment.	Ordered and pays 400 Rs. from his pay.
Cameron, Charles,	1250 7 6	0 0 0	102 7 0	1148 0 6	0 0 0	Nothing further recoverable. Finally discharged.
Currie, Ellen,	1403 0 0	0 0 0	812 0 0	561 0 0	0 0 0	Outstandings in course of recovery. Schedule not filed.
Corcoran, J. F.,	4819 6 0	0 0 0	673 0 0	4176 6 0	0 0 0	About Rs. 200 more to be recovered.
De-Josses, Richard	879 6 2	0 0 0	85 0 0	794 5 2	0 0 0	Outstandings in course of recovery.
Dickens, T.	10223 11 9	526 3 4	204 15 8	9692 9 2	0 0 0	Nothing further recoverable.
Lickson, William,	106 2 2 1	8161 2 11	1140 11 6	96 13 8 506 1 8	Of which Rupees is for Dividends now in course of payment.	Ditto. Subject to settlement of Accounts.
Dawes, W. T.	5133 4 3	80 15 7	280 9 9	4811 10 11 4534 8 40	Of which Rupees is for Dividends now in course of payment.	Something further recoverable. Finally discharged.
						Outstandings in course of recovery.

ESTATES.	Whole Amount of Receipts.	Whole Payments.		Balance Remaining.	Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependents.
		Dividends Paid.	Other Payments.			
Modl. R.	57 43 5 3	3 10 29 9 1	16 7 6 2	496 6 0	0 0 0	Nothing further recoverable.
DeMello, A. H., Ist.	4267 13 0	1114 12 1	1048 5 9	2104 11 2	Of which Rupees is for Dividends now in course of payment.	
Ferguson, W. P., Ist.	268 13 7	0 0 0	50 8 0	308 5 7	0 0 0	Ditto ditto.
Frith, Gordon and Co.	394 7 10	0 0 0	37 12 0	356 11 10	0 0 0	Nothing further recoverable.
Ferrao, J. B.	288 3 11	0 0 0	37 12 0	350 7 11	0 0 0	Ditto ditto.
Fraser, D. W.	1701 5 5	0 0 0	658 10 4	1045 11 1	441 14 9	Insolvent died.
Fabian, E. D.	3338 2 1	9 12 0 7	1754 12 4	611 5 2	Of which Rupees is for Dividends now in course of payment.	Ditto ditto.
Ford, W. R.	2218 8 8	0 0 0	677 14 10	228 2 4		Ordered and pays 50 Rs. per month. A Policy on his life for Rs. 6,400.
Faulshaw, R. F.	1923 12 7	0 0 0	267 7 0	1640 9 7	0 0 0	Outstanding partly recoverable.
Frewin, W. T.	1851 12 6	0 0 0	280 2 0	1571 10 6	0 0 0	Ordered and pays monthly deduction of his pay above 150 Rs.
Fraser, W. T.	1500 0 0	0 0 0	374 9 0	1125 7 0	0 0 0	Ordered to pay Rs. 66-10-8 per month.
Gilmore, J., Ist.	359 7 10	0 0 0	36 4 0	323 3 10	0 0 0	Outstanding partly recoverable.
Gopal Chund.	544 2 5	0 0 0	60 4 0	483 14 5	0 0 0	Nothing further recoverable. Insolvent died.
Glass, A. G. (Glass and Co.)	3850 3 8	0 0 0	1125 13 2	2724 6 6	0 0 0	Ditto ditto.
Gobardhone Mullick.	2880 14 9	0 0 0	596 4 0	2284 10 9	0 0 0	Ditto ditto.
Greenfield, Henry	9328 9 7	4542 13 2	4582 4 5	703 8 0	Of which Rupees is for paying Dividends.	Several shipments Accounts unadjusted. Finally discharged.
Gourry Churn Ronnerjee.	400 0 0	0 0 0	14 0 0	235 13 1	0 0 0	Nothing further recoverable. Finally discharged.
Gowdhar Mullick.	500 0 0	0 0 0	13 0 0	386 0 0	0 0 0	Ditto ditto. Insolvent died.
Gibson and Co.	127466 9 5	5339 2 8	72443 1 2	487 0 0	0 0 0	Several shipments. Results unknown.
Gregory, Johannes George	1000 0 0	0 0 0	0 0 0	1033 5 7	Which is kept for undaimed Dividends.	Large outstandings recoverable. Amongst the other payments a large sum is paid to the Agra Bank as per decree of Court.
Gregory, G. G.	1000 0 0	0 0 0	0 0 0	0 0 0	0 0 0	Outstandings in course of recovery.
Harvey, Andrew	52418 1 9	37928 12 6	4908 15 11	1000 0 0	Of which Rupees is for Dividends now in course of payment.	Ditto ditto.
Hudson, Nathaniel	1963 14 3	0 0 0	107 12 0	9385 5 4	0 0 0	Ordered and pays half of his pay and allowances.
Heberlet, Andrew.	797 4 7	70 0 0	57 4 0	1266 13 1	0 0 0	Nothing further recoverable.
				1861 2 3	0 0 0	Ditto ditto. Insolvent died.
				580 0 7	0 0 0	

Harris, J. F.	1033 3 0	175 6 0	587 13 0	0 0 0	Ditto ditto.
Holthor Day.	637 8 9	60 4 0	577 4 9	0 0 0	Ditto ditto.
Hoppe, William,	1316 8 6	48 1 10	866 6 8	0 0 0	Ditto ditto.
Hughes and Tempier,	12038 10 10	5923 11 4	930 10 7	0 0 0	Several outstandings. Amount of recoveries uncertain.
Harrison, J. F.	768 14 6	330 4 0	438 10 5	0 0 0	Several shipments. Results unknown.
Harvard, J. H. B.	16 2 0 0	936 9 2	625 6 10	0 0 0	Nothing further recoverable. Finally discharged.
Hodding, Charles and Co.	1282 14 6	121 12 0	1161 2 6	0 0 0	Some outstandings. Recoveries uncertain.
Hornack and Doogar,	2118 14 0	287 2 0	1331 12 0	0 0 0	Schedule not yet filed.
Hilze, Ludwig,	1241 1 9	462 14 4	778 3 5	0 0 0	Some outstandings to be recovered from a suit now pending in England.
Harris, J. T.	263 4 4	1 5 0	261 15 4	0 0 0	Outstandings in course of recovery.
Jepson, George	295 8 11	41 9 2	253 15 9	0 0 0	Nothing further recoverable.
John Lackertsen and Brothers,	300799 15 10	17 938 5 8	19374 7 3	4752 0 5	Several outstandings, recoveries uncertain. A suit pending in Scotland.
Jacobs, C. B. M.	1408 7 0	737 5 4	641 1 8	0 0 0	Some small outstandings to be recovered.
Joyz-paul Chatterjee,	1489 5 6	3188 3 2	11301 2 4	0 0 0	Nothing further recoverable.
Jordan, George C.	2911 3 0	933 10 9	2007 8 3	0 0 0	Something more recoverable. Ordered to pay Rs. 150 per month.
Kemp, H. Co. (T. Hyde Gardner and Co.)	29 55 0 9	4304 8 10	9569 7 2	Of which Rupees is for Dividends.	Nothing further recoverable.
Kelly, W. S.	1613 5 3	481 12 8	8448 6 4	0 0 0	Ditto ditto.
Kisnoohun Rose,	283 9 6	17 12 0	1121 8 7	0 0 0	Ditto ditto.
Kisnoohun and Marryper-	371 0 7	25 4 0	245 13 6	0 0 0	Ditto ditto.
Kemp, H. C.	2159 15 0	98 4 0	315 12 7	0 0 0	Ditto ditto.
Kerr, Norman,	12 1 12 8	67 0 10	2371 11 10	0 0 0	Ditto ditto.
King, W. J.	5630 9 0	109 6 8	1147 11 10	411 14 9	Ditto ditto. Finally discharged.
Kleyn, Thomas,	473 3 0	207 0 0	386 9 10	0 0 0	Ditto ditto.
Lake, Hamill and Co.	4201 3 2	19 9 9 3	286 3 0	0 0 0	Some outstandings, recoveries uncertain.
Lane, J. F.	530 10 10	50 4 0	2311 14 11	1722 1 4	Nothing further recoverable. Accounts, und-justed.
Leighton, H. J.	12674 6 4	871 15 5	297 13 10	0 0 0	Ditto ditto. Finally discharged and died.
Lazarus, B. W.	3457 14 1	461 3 2	495 3 2	0 0 0	Ditto ditto.
Landman, J. V.	712 6 10	76 4 0	152 10 4	Of which Rupees is for Dividends now in course of payment.	Something further recoverable. A suit pending.
Lushman, C. K.	367 11 10	27 4 0	636 2 10	0 0 0	Nothing further recoverable. Insolvent died.
Lackertsen, C. R. and Co.	9022 7 5	1033 13 3	341 7 10	0 0 0	Ditto ditto.
Lindsay, D. B.	1400 0 0	431 1 0	8018 10 2	0 0 0	Something further recoverable. Amounts uncertain.
Moorely Phor Newgy.	1260 13 6	35 0 0	969 15 0	0 0 0	Large shipments, results unknown.
Mackenzie, R. (J. A. Currie and Co.)	2304 12 4	897 0 9	1225 13 6	0 0 0	Nothing further recoverable. Finally discharged.
			1437 11 7	0 0 0	Small outstandings desperate.
					Nothing further recoverable. Finally discharged.

ESTATES.	Whole Amount of Receipts.	WHOLE DISBURSEMENTS.		Balance Remaining.	Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)		Probable Out-turn of the Dependents.
		Dividends Paid.	Other Payments.				
Macdonald, R. C.	28637 12 1	15762 5 0	1335 10 11	11039 12 2 2959 1 8	Of which Rupees is for Dividends now in course of payment and Co.'s Paper for Rupees 8877-15-5.		
Macvie, R. F.	1341 14 11	554 2 2	56 4 0	731 8 0		Nothing further recoverable. Insolvent died.	
Macdonald, R. B.	3332 6 0	346 1 1	159 5 1	2926 5 10		Ditto. Finally discharged.	
Mackean, L. A.	524 2 1	169 9 4	57 4 0	297 4 9		Ditto. Retained for Creditors. Insolvent died.	
Melville, William	1267 3 1	0 0 0	60 5 10	1206 13 3		Ditto. Insolvent died.	
Mann, M. M.	604 8 8	0 0 0	60 4 0	544 4 8		Ditto.	
Morris, James, Senr.	430 15 4	0 0 0	32 12 0	398 3 4		Ditto.	
Macraughan, R. A.	368 8 3	0 0 0	32 12 0	335 12 3		Nothing further recoverable. Insolvent died.	
Manick Chunder Khan,	469 11 6	0 0 0	70 4 0	399 7 6		Ditto.	
Montenith, John,	811 0 3	20 12 0	51 4 0	739 0 3		Ditto.	
Murdock, A. M.	513 2 3	0 0 0	60 4 0	452 14 3		Ditto.	
Murdock, Mackenzie and Co.,	5558 15 6	0 0 0	4892 6 8	666 8 10		Several outstandings, partly recoverable.	
Macfarlane and Co.,	11178 4 6	3914 10 0	6601 9 0	632 1 8		Ditto.	
Menk, William,	350 0 0	0 0 0	42 10 6	507 5 6		Ordered to pay 50 Rs. per month.	
Matlin, William,	1588 11 4	931 8 6	392 8 7	264 10 8		Ordered to pay Rs. 70 per month.	
Mottley, Charles, 2nd,	6500 0 0	4463 8 11	550 15 10	476 4 3	Of which Rupees is for Dividends.	Nothing further recoverable.	
Muddeemohun Bose,	642 9 3	0 0 0	77 2 3	366 7 0		Large outstandings. Recoveries uncertain.	
Murdoe Scotland Addy,	2904 13 8	0 0 0	777 7 2	465 7 0		Interest on 10,000 Rs. Co.'s Paper entitled.	
Macdonald, Daniel,	841 10 7	0 0 0	369 14 4	2 27 6 6		Outstandings in course of recovery.	
Murding Chander Bose,	1030 0 0	0 0 0	54 11 0	471 12 3		Nothing further recoverable.	
Nyes, John,	780 2 17	0 0 0	60 4 0	975 5 0		Ditto. out of employ, pensioned.	
Nimarkit, Kockorjee,	616 13 10	0 0 0	70 4 0	546 9 10		Ordered to pay Rs. 33-5-1 monthly, but he cannot be found.	
Nilkant Sircar,	574 14 11	0 0 0	70 4 0	504 10 11		Nothing further recoverable.	
Nares, G. W. A.,	292 12 6	0 0 0	48 12 0	244 0 6		Ditto.	
Kirraton Haldar, 1st,	3160 14 2	1607 1 1	531 3 4	1162 9 9	Of which Rupees is for Dividends now in course of payment.	Ditto. Finally discharged.	
Norton, C. P.	1099 9 9	0 0 0	545 6 6	1105 15 9		Ditto.	
Nirraton Haldar, 2nd.	6190 0 0	3876 15 6	359 6 7	564 3 3		Ordered and pays 100 Rs. per month.	
Nash, J. D.	1950 0 0	966 12 8	325 5 0	2453 10 0	Of which Rupees is for Dividends now in course of payment.	Ordered and pays 50 Rs. per month.	

Omachurn Bontatjee,	6125	8	9	0	0	0	0	0	0	648	5	8	5477	8	1	2646	11	6	Nothing further recoverable. A suit pending.
Oboyechurn Dutt,	978	6	9	487	9	9	0	0	0	41	0	0	449	13	0	0	0	0	Ditto. Finally discharged.
Oboyechurn Mullick and others,	725	4	5	0	0	0	0	0	0	53	4	0	672	0	5	0	0	0	Ditto. Ditto.
Orle, W. K.	1410	0	0	0	0	0	0	0	0	181	7	5	1228	8	7	0	0	0	Has Life Interest in a House lot at 30 Rs. per month.
Oliver, Selina De,	1189	10	3	479	4	5	0	0	0	100	15	11	559	5	11	0	0	0	
													551	13	2	0	0	0	Nothing further recoverable.
																441	14	9	Ditto. Insolvent died.
Patrick, William,	1116	5	2	0	0	0	0	0	0	75	6	10	1099	14	4	0	0	0	Ditto. Ditto.
Pitts, E.	1335	7	8	0	0	0	0	0	0	29	15	10	1255	7	10	0	0	0	Ditto. Ditto.
Palmer, John,	5825	3	8	5938	2	7	0	0	0	586	0	4	801	0	9	0	0	0	Ditto. Ditto.
Perry, Thomas,	377	7	0	0	0	0	0	0	0	48	12	0	328	11	0	0	0	0	Ditto. Ditto.
Palmer, H. G.	826	5	5	0	0	0	0	0	0	48	12	0	277	9	5	0	0	0	Ditto. Ditto.
Pew, P. L.	24608	8	1	0	0	0	0	0	0	9023	12	0	12582	12	1	0	0	0	All Estate consisting of Joint Stock Shares under mortgage, value uncertain. A Share in the Richmond Estate, Malabar Coast. Insolvent died.
													540	14	0	0	0	0	Nothing further recoverable.
Palmer, Thomas,	1258	12	0	0	0	0	0	0	0	717	14	0	893	7	6	0	0	0	Recoveries uncertain. Accounts generally disputed.
Railley, G. F. (W. Newson and Co.)	10533	12	5	6955	9	0	0	0	0	2694	12	0	5029	12	10	0	0	0	All Property under mortgage. Accounts unadjusted.
Rogers, A.	8583	0	4	0	0	0	0	0	0	353	3	6				1787	10	6	Insolvent died.
Russell, C. D.	7339	11	6	5872	15	2	0	0	0	695	4	2	771	8	2	0	0	0	Retained for Creditors. Finally discharged. Nothing further recoverable.
													83	2	7	0	0	0	Nothing further recoverable. Insolvent died.
Regoonath Bose,	1678	13	4	517	12	5	0	0	0	214	14	6	816	2	5	0	0	0	Ditto. Ditto.
Robertson, J. O.	383	14	8	0	0	0	0	0	0	51	12	0	332	2	8	0	0	0	Ditto. Ditto.
Rankissen Collett,	371	11	7	0	0	0	0	0	0	51	12	0	319	15	7	0	0	0	Ditto. Ditto.
Rajkissore Dutt, 1st,	2473	1	8	0	0	0	0	0	0	329	7	9	3148	9	11	833	13	3	Ditto. Ditto, retained for Creditors.
Rousseau, A. G.	11421	6	9	3754	9	9	0	0	0	820	3	8	1849	9	9	0	0	0	
													1132	5	5	0	0	0	Ditto. Ditto.
																0	0	0	Nothing further recoverable. Outstandings desperate.
Rushico, William	331	14	7	126	12	0	0	0	0	59	4	0	645	14	7	0	0	0	Insolvent died.
																0	0	0	Ditto. Ditto.
Ryan, E. B.	683	3	9	0	0	0	0	0	0	59	4	0	574	4	9	0	0	0	Insolvent died.
Ramnarain Naug,	7888	8	6	1186	9	1	0	0	0	2516	15	6	4184	15	11	0	0	0	Nothing further recoverable. Insolvent died.
													4155	7	11	0	0	0	Large outstandings, recoveries uncertain.
																0	0	0	Nothing further recoverable. Insolvent died.
Rustomjee Cowajee and Co.,	9285	3	9	0	0	0	0	0	0	5494	7	8	3791	12	1	0	0	0	There are outstandings, but recoveries uncertain.
Ramsbuck Mieser and others,	3871	6	6	0	0	0	0	0	0	1157	13	2	27	6	9	0	0	0	Ordered and pays 100 Rs. from his pay.
Russell, J. L.	1095	7	6	0	0	0	0	0	0	802	11	0	292	12	6	0	0	0	Outstandings in course of recovery.
Rajkissen Bysack,	550	0	0	0	0	0	0	0	0	226	12	0	523	4	0	0	0	0	Ditto. Ditto.
Rend, F. H.	440	4	0	0	0	0	0	0	0	226	12	0	285	8	0	0	0	0	
Ramnarain Sreemoney,	2151	4	6	0	0	0	0	0	0	1368	2	0	796	2	6	0	0	0	
Robinson, Joseph Gailiffe,	3079	8	0	809	12	1	0	0	0	1930	0	9	339	11	2	0	0	0	
													223	5	2	0	0	0	
																0	0	0	Ditto. Ditto.

ESTATES.	Whole Amount of Receipts.	Whole Disbursements		Balance Remaining.	Of the Balance there is invested in Government Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
		Dividends Paid.	Other Payments.			
Ritchie, A. S., Saunders, S. J.	573 14 7 14404 15 6	0 0 0 9399 8 2	93 10 0 1195 4 11	480 4 7 3810 2 6 3655 7 1	0 0 0 Of which Rupees is for Dividends now in course of payment.	Outstandings in course of recovery.
Sincox, W. De M. Smith, W. S. Snodgrass, J. H. Savigny, Joseph,	2626 6 9 520 13 5 5387 5 6 1522 13 1	2156 12 4 0 0 0 0 0 0 734 10 10	441 11 7 69 12 0 6229 3 4 161 15 9	257 14 10 451 1 5 358 2 2 642 2 6 34 6 0	Of which Rupees is for Dividends now in course of payment.	Retired from service. Nothing further recoverable. Nothing further recoverable. Insolvent died. Ditto. Ditto. Ditto. Ditto.
Schlatter, Michael,	15105 12 10	5677 13 1	1226 2 11	3201 12 10 6115 10 8	Of which Rupees is for Dividends now in course of payment.	Ditto. Ditto.
Speed, G. T. F. Sage, J. W. Summons, M. Mullick, Smout, W. H. Sheppard, G. A. Shave, J. T.	340 8 7 589 5 8 452 10 5 2357 9 9 5019 11 8 4288 0 4	24 0 0 0 0 0 0 0 0 0 0 0 3391 11 3 3236 1 6	41 12 0 38 12 0 57 12 0 71 4 6 375 13 0 808 8 8	274 12 7 340 9 8 384 14 5 1266 5 3 552 2 5 253 11 9 218 12 10	Of which Rupees is for Dividends now in course of payment.	Ditto. Ditto. Ditto. Finally discharged. Nothing further recoverable. Insolvent died. Ditto. Finally discharged. Ditto. Ditto. Some small outstandings recoverable.
Sarkies and Co., P. J. Sarkies, P. J.	56013 1 1 9955 8 10	5324 2 9 4939 12 4	49147 7 3 2794 8 11	941 7 1 538 8 8 2221 3 7 1225 8 3	Of which Rupees is for Dividends. Of which Rupees is for Dividends now in course of payment.	Nothing further recoverable. Insolvent died. Ditto.
Scott, C. G. J.	7413 13 9	4331 9 1	785 5 2	2298 14 11 1000 12 2	Of which Rupees is for Dividends now in course of payment.	Ditto.
Stewart, Patrick, Simpson, James,	1285 14 9 1805 10 4	0 0 0 1144 11 8	1038 9 10 457 3 6	259 4 11 293 11 2	Of which Rupees is for Dividends.	Ditto. Insolvent died. A small sum further recoverable.
Smith, Hurlingale and Co.,	21010 2 10	6349 2 8	9974 4 8	4686 11 6 2715 9 8	Of which Rupees is for Dividends now in course of payment.	Nothing further recoverable.
Stubs, W. V. G. Stooks, J. V.	2569 8 6 775 10 0	0 0 0 0 0 0	1492 3 6 7 9 0	1137 5 0 788 10 0	Of which Rupees is for Dividends now in course of payment.	Large outstandings, recoveries uncertain. Outstandings in course of recovery. Nothing further recoverable. Insolvent died.

Tetley, George,	283	6	9	0	0	0	32	12	0	250	9	9	0	0	0	Ditto.	Finally discharged.
Thomas, R., Esq.,	631	4	1	0	0	0	65	4	0	266	0	0	0	0	0	Ditto	ditto.
Turner, James,	415	11	11	0	0	0	54	4	0	361	7	11	0	0	0	Ditto	ditto.
Turton, Sir T. E. M.	208300	13	9	92822	2	6	97051	9	8	18427	3	0	0	0	0	Of which Rupees is for Dividends now in course of payment.	
										14340	1	4					
Thomas, G. P.	2102	1	7	0	0	0	461	6	6	1940	11	1	0	0	0	A small remittance expected from England. Administrator General's Account settled and paid. Insolvent died.	
Thomas, John	10937	3	6	5797	7	3	3300	4	4	1899	7	11	0	0	0	Ordered to pay 96 Rs. per month.	
										20	11	0					
Templeton, M. S.	909	4	2	0	0	0	207	0	0	729	4	2	0	0	0	Nothing further recoverable. Insolvent died.	
Vandenbergh, J. B., 1st,	3205	14	0	0	0	0	2281	2	9	924	11	3	0	0	0	Ordered and pays 100 Rs. per month.	
Vandenbergh, J. B., 2nd,	4267	13	0	1398	1	0	266	15	0	2602	13	0	0	0	0	Very little more recoverable.	
										2548	13	6					
Williams, Stephen,	11958	10	2	6018	12	0	1162	15	6	4776	14	8	0	0	0	Nothing further recoverable.	
										2078	3	2					
Waring, E. S.	2569	1	11	1681	15	11	294	6	3	592	11	9	0	0	0	Ordered and pays 141 Rs. per month.	
Watkinson, J.	327	4	6	0	0	0	31	12	0	295	8	6	0	0	0	Nothing further recoverable.	
Woomachurn Sen,	328	8	0	0	0	0	31	12	0	296	12	0	0	0	0	Ditto	ditto.
Woodford, C. T. O.	2050	9	0	1158	6	8	573	14	6	318	10	10	0	0	0	Ditto	ditto.
																Retained for a Creditor.	
																For 3 months only paid 100 Rs. per month.	
Woodayram,	1959	0	6	0	0	0	19	0	0	1910	0	6	0	0	0	Ditto	ditto.
Young, Joseph,	500	0	0	0	0	0	197	10	9	302	5	3	0	0	0	Ditto	ditto.
																Insolvent died.	

In addition to the above, there are 209 Estates under 220 Rupees each, aggregating Rupees 19292-14-1, the particulars of which may be learnt at my Office. There is also, in my hands, in Company's Paper, Three Thousand, and Cash Rupees 4060-6-11, being the balance after having paid 69 per Cent. by Mr. O'Dowda.

The Official Assignee has received for remuneration for the last Quarter on the Estates above enumerated, Company's Rupees Two Thousand, One Hundred and Eighty-nine, Thirteen Annas and Six Pie.

JOHN COCHRANE,
Official Assignee.

Calcutta, 1st November 1854.

T. Jones, Calcutta Gazette Office.



SECOND SUPPLEMENT TO **The Calcutta Gazette.**

Published by Authority.

WEDNESDAY, NOVEMBER 29, 1854.

Land-Sale Notices

NOTICE is hereby given, that the under-mentioned Estates in Zillah Sylhet will be put up to public and unreserved Sale at the Collector's Office of that District on Monday the 11th December 1854, or 27th Aghun 1261 B. S., for arrears of Revenue:—

Class 1.—Permanently-Settled Estates.

- No. 290.—Pergunnah Rengah, Talook Roop Ram; recorded proprietors, Annund Ram and others; sudder jumma, rupees 56-8-6.
- No. 249.—Pergunnah Burryah, Talook Mahomed Hossain; recorded proprietors, Hafiz Ally and others; sudder jumma, rupees 315-4-11.
- No. 33.—Pergunnah Rengah, No. 2801, No. 31. Mudub Mash Sha Hossain Bux, Talook Syud Khalilloola; recorded proprietor, himself; sudder jumma, rupees 50-1-1.
- No. 11.—Pergunnah Bahadoorpore, Talook Khoda Bux; recorded proprietor, Gourkishore Doss; sudder jumma, rupees 68-4-3.
- No. 11.—Pergunnah Bajoojatooah Parushpoor; recorded proprietor, Hurry Doss; sudder jumma, rupees 96-6-10.
- No. 6.—Pergunnah Cowreeah, Talook Rajkishen; recorded proprietors, Kally Churn and others; sudder jumma, rupees 196-14-6.
- No. 238.—Pergunnah Cowreeah, Talook Hurlali Moonshes; recorded proprietors, Akoot Ram and others; sudder jumma, rupees 55-14-4.
- No. 348.—Pergunnah Cowreeah, Talook Shobany Churn; recorded proprietors, Deep Chand and others; sudder jumma, rupees 258-5-7.
- No. 30.—Pergunnah Jalsooka, Talook Madoo Sodun; recorded proprietor, Gopaul Doss Bysnub; sudder jumma, rupees 75-11-9.
- No. 4.—Pergunnah Havallee Sotrasotee, Talook Ramabullab Roy; recorded proprietor, Poorosotum Dutt; sudder jumma, rupees 100-11-1.
- No. 11.—Pergunnah Havallee Sotrasotee, Talook Rudhanvhub Roy; recorded proprietor, Dabeespersaud Roy; sudder jumma, rupees 98-9-0.
- No. 30.—Pergunnah Havallee Sotrasotee, Talook Rottee Nath; recorded proprietor, Sheen Narain Shome; sudder jumma, rupees 52-0-10.
- No. 5.—Pergunnah Joar Baniachong, Talook Mahomed Nazim; recorded proprietor, Raj Narain Surma; sudder jumma, rupees 420-12-9.
- No. 6.—Pergunnah Joar Baniachong, Talook Mahomed Anfer; recorded proprietor, Sheik Hingun; sudder jumma, rupees 420-12-9.
- No. 7.—Pergunnah Baniachong, Talook Mahamed Rynz; recorded proprietors, Bhoanund and others; sudder jumma, rupees 88-3-4.
- No. 8.—Pergunnah Baniachong, Talook Mahomed Fyaz; recorded proprietor, Raze Bebee; sudder jumma, rupees 88-3-4.
- No. 9.—Pergunnah Baniachong, Talook Mahomed Nazath; recorded proprietor, Sokuth Bebee; sudder jumma, rupees 326-13-3.
- No. 6.—Pergunnah Doolalee, Talook Hurrydeb Roy; recorded proprietors, Opoorha Dosses and others; sudder jumma, rupees 58-14-1.
- No. 7.—Pergunnah Doolalee, Talook Mookoot Roy; recorded proprietors, Hurgobind Roy and others; sudder jumma, rupees 85-12-2.
- No. 8.—Pergunnah Doolalee, Talook Sookdeb Roy; recorded proprietors, Onoop Ram and others; sudder jumma, rupees 69-8-9.
- No. 5.—Pergunnah Hurrynagar, Talook Jooram; recorded proprietor, Radhakisno Dutt; sudder jumma, rupees 343-10-11.
- No. 4.—Pergunnah Bowaljoor, Talook Roop Ram, Hima Mookoot Ram; recorded proprietor, Bolo Ram Ghose; sudder jumma, rupees 113-11-4.

- No. 1.—Pergunnah Choitunnugur, Talook Choitum Chand; recorded proprietor, Radha Gobind Sing; sudder jumma, rupees 982-10-3.
- No. 2.—Pergunnah Indressor, Talooks Mahomed Kolim and Mahomed Afzul; recorded proprietor, Ahmed Ally; sudder jumma, rupees 109-10-5.
- No. 1.—Pergunnah Choitunnugur, Talook Roy Gourhurry Sing; recorded proprietor, Radha-gobind Sing; sudder jumma, rupees 200-7-3.
- No. 1.—Pergunnah Satgow, Talook Golam Ally; recorded proprietors, Rajah Ramgunga Manick and others; sudder jumma, rupees 1,527-0-8.
- No. 1.—Pergunnah Choitunnugur, Talook Roy Gourhurry Sing; recorded proprietor, Roy Radha-gobind Sing; sudder jumma, rupees 2,548-11-1.
- No. 459.—Pergunnah Bajoorah, Talook Asharam; recorded proprietors, Ramperasad and others; sudder jumma, rupees 70-9-10.
- No. 1.—Pergunnah Turrup, Talook Syud Mahomed Nazir, Hissa Syud Mahomed Batir; recorded proprietors, Nobokishen Mojoondar and others; sudder jumma, rupees 3,164-5-4.
- No. 2.—Pergunnah Turrup, Talook Syud Ahmad Ally, Hissa Syud Ahmad Rajah; recorded proprietors, Proshur Ram and others; sudder jumma, rupees 1,509-0-0.
- No. 2.—Pergunnah Turrup, Talook Syud Ahmad Ally, Hissa Syud Modim Rajah; recorded proprietors, Rambullub and others; sudder jumma, rupees 2,784-9-2.
- No. 2.—Pergunnah Turrup, Talook Syud Ahmad Ally, Hissa Syud Kaim Rajah; recorded proprietors, Joygobind Roy and others; sudder jumma, rupees 1,966-14-11.
- No. 2.—Pergunnah Turrup, Talook Syud Ahmad Ally, Hissa Syud Hamid Rajah; recorded proprietors, Sha Korumool Hosain and others; sudder jumma, rupees 710-5-4.
- No. 2.—Pergunnah Turrup, Talook Syud Ahmad Ally, Hissa Kolim Rajah; recorded proprietors, Joygobind Roy and others; sudder jumma, rupees 718-12-10.
- No. 5.—Pergunnah Turrup, Talook Hurkishen Sein; recorded proprietors, Harbullub Sein and others; sudder jumma, rupees 410-10-8.
- No. 23.—Pergunnah Turrup, Talook Rajkishore Sein; recorded proprietors, Rajkisto Doss and others; sudder jumma, rupees 426-11-9.
- No. 141.—Pergunnah Turrup, Talook Golam Rusul; recorded proprietors, Kungsho Ram and others; sudder jumma, rupees 289-14-11.
- No. 898.—Pergunnah Turrup, Talooks Bishnoo and Luckhee; recorded proprietors, Hurrypersaud and others; sudder jumma, rupees 69-7-6.
- No. 991.—Pergunnah Turrup, Talook Golam Nobac; recorded proprietors, Golam Rusul and others; sudder jumma, rupees 122-13-10.
- No. 1051.—Pergunnah Turrup, Talook Syud Mahomed Wateer; recorded proprietors, Joojan Bebee and others; sudder jumma, rupees 205-10-8.
- No. 1339.—Pergunnah Turrup, Talook Polon Bebee; recorded proprietors, Bishnoopersaud and others; sudder jumma, rupees 311-6-5.
- No. 1.—Pergunnah Godahosainnugur, Talook Syud Aboel Hosain, Hissa Syud Akbur Hosain; recorded proprietors, Kishenchurn and others; sudder jumma, rupees 187-1-1.
- No. 2.—Pergunnah Godahosainnugur, Talook Syud Subdar Hosain, Hissa Syud Hydar Hosain; recorded proprietors, Kubulkishna Ain and others; sudder jumma, rupees 209-6-5.
- Pergunnah Godahosainnugur, Talook Syud Subdar Hosain, Hissa Syud Jafur Hosain, recorded proprietors, Kabeer Doss Paul and others; sudder jumma, rupees 235-8-6.

M. SHAW,
Collector.

SYLHET COLLECTORSHIP,
The 13th November 1854. }

NOTICE is hereby given, that the under-mentioned Estates in Zillah Cuttack, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 7th December 1854 or 24th Aghun, for arrears of revenue:—

Class II.—Temporarily-settled Estates.

- No. 26.—Kismut Talooka Raootrapora, Pergunnah Jajpore; recorded proprietor, Neeladaes, mother and guardian of Chowdree Shamsoodor Doss, minor; sudder jumma, Rupees 33-2-10.
- No. 51.—Kee. Mouzah Kutteekutta, &c., Pergunnah Jajpore; recorded proprietor, Ramkishon Muhapater; sudder jumma, Rupees 85-11-2.
- No. 57.—Kee. Mouzah Sosepore, Pergunnah Jajpore; recorded proprietors, Markund Pundah Chowdree, Dumoodur Muhapater and Pahalad Pundah; sudder jumma, Rupees 57-11-10.
- No. 60.—Kee. Mouza Heeroah, &c., Pergunnah Jajpore; recorded proprietors, Gobind Pundah, Muhadeb Pundah, Gopeenath Panegrates, Gopeenath Mahanty and Lukon Maundhatta Muhapater; sudder jumma, Rupees 64-12-3.
- No. 183.—Kee. Mouza Perbutty, Pergunnah Munjooree; recorded proprietor, Neesakur Muhapater; sudder jumma, Rupees 4-5-9.
- No. 246.—Kismut Kee, Mouza Jaulpore, Pergunnah Tishaneeah, &c.; recorded proprietor, Markund Pundah; sudder jumma, Rupees 71-15-74.
- No. 411.—Mouzah Ram Chunderpore, &c., Pergunnah Baloobissee; recorded proprietors, Nund Koomar Doss, Dhurmon Doss, Purikhit Sewuntra, Chintamoney Sahoo, Muhadeb Sahoo, Tubben Bava, mother and guardian of Joyram Sahoo, minor, Gokoolanund Mahanty, Bissamber Doss, father and guardian of Maungobind Doss, minor, Dyannedhee Doss, father and guardian of Koonjobeharoe Doss, minor, and Ramkissen Doss; sudder jumma, Rupees 678-8-7. A 15 annas 2 p. 16 k. share of the estate will be sold.

No. 510.—Kismut Patna Dowlatabad, Pergunnah Kokwahund; recorded proprietor, Junnum-joy Soobdhee; sudder jumma, Rupees 26-13-2½.

No. 625.—Kismut Aynah, Mouza Sundra, Pergunnah Olgans; recorded proprietor, Aruth Mahanty; sudder jumma, Annas 15-7.

No. 686.—Kismut Mouza Damoondah, Pergunnah Kamiah; recorded proprietors, Roscoe Bahabullunder, (deceased,) occupant his son, Pursoorah Bahabullunder, Nursing Biswal and Bimbahar Pundah alias Bimbahar Puhany; sudder jumma, Rupees 36-10-1.

No. 964.—Mouzah Bordah, Pergunnah Sheirgurrah; recorded proprietor, Rughoonath Persand Doss; sudder jumma, Rupees 35-6-1.

No. 1039.—Mouzah Sahaspore, Pergunnah Matkudabad; recorded proprietors, Bheemchumpatty Muhapater, Pursoottum Khundee, Rabuth Dae, mother and guardian of Pursoottum Rae Muhapater, minor, and Oheella Dae, guardian of Somnath Muhapater, minor; sudder jumma, Rupees 85-9-6.

No. 1175.—Kismut Talooka Hurreeharpore, Pergunnah Hurreeharpore; recorded proprietors, Anruth Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 539-1-3½.

No. 1194.—Kee: Mouzah Bartoorah, &c., Pergunnah Hurreeharpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 192-4-11.

No. 1199.—Mouza Daireur Dewlee, Pergunnah Hurreeharpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 195-0-10.

No. 1214.—Kee: Mouzah Radhung, Pergunnah Hurreeharpore; recorded proprietors, Sooderstin Paul, Kissen Paul, Chuttoorbhooj Paul, Adhur Paul and Kuroonakur Doss; sudder jumma, Rupees 34-11-11½.

No. 1216.—Kee: Mouzah Chandgoan, &c., Pergunnah Hurryharpore; recorded proprietors, Suddhoo Churn Mahanty, Beghoonath Mahanty and Rangadhar Mahanty; sudder jumma, Rupees 33-11-7.

No. 1279.—Kee: Mouzah Pothaparah, Pergunnah Gunditto; recorded proprietors, Nurburee Mahanty and Bunnallee Mahanty; sudder jumma, Rupees 17-1-3.

No. 1298.—Mouzah Dengah, &c., Pergunnah Khundee; recorded proprietors, Ochoot Muhapater, Hurreebundhoo Muhapater, Jukhen Doss, Gopeenath Pundit, Sumbhoo Doss, Ununth Doss, Ramtunnho Rae, Ramphul Bhugut and Pursooram Pureedah; sudder jumma, Rupees 1,865-5-4. A. 12 annas 16 gundahs, 3 cowree, 9 dhar, 11 hiswas share in the estate will be sold.

No. 1308.—Kismut Kh. Mookhlessgurh alias Kuttraparah, Pergunnah Khundee; recorded proprietors, Bissunber Chotra, Ram Chunder Doss and Rae Gooroo Maudhub Ruth; sudder jumma, Rupees 75-12-6½. A. 5 annas 10 p. 2 kharths share of the estate will be sold.

No. 1369.—Putna Khunnugger, Pergunnah Backrabad; recorded proprietor, Gowree Sunker Bhattacharje, occupant Lokye Sahoo; sudder jumma, Rupees 76-3-10.

No. 1372.—Putna Fyzenugger, Pergunnah Backrabad; recorded proprietors, Parassur Sahoo, Kurnoo Sahoo and Nubhye Sahoo, father and guardian of Urjoon Sahoo, minor; sudder jumma, Rupees 56-10-10.

No. 1388.—Putna Damoondarpore, Pergunnah Backrabad, &c.; recorded proprietors, Kumlee Mahanty, Sham Mahanty and Balkissen Doss; sudder jumma, Rupees 38-1-7.

No. 1388.—Putna Badepore, Pergunnah Backrabad, &c.; recorded proprietors, Konsulla Dae, Aruth Misser and Gungadhar Misser; sudder jumma, Rupees 55-14-3.

No. 1457.—Mouza Kassurdah, Pergunnah Deogoon; recorded proprietors, Mirtunje Muhapater, Dunnardun Muhapater, Biddeedhar Muhapater, Nitteanund Muhapater, Sohodeh Muhapater, Achoot Muhapater, Bach Sanuntra Jugtanund Muhapater, Mukoond Muhapater, Unerodh Muhapater and Mukopnd Muhapater, guardian of Gourany Muhapater, minor; Nilrattum Muhapater, guardian of Sooranund Muhapater, minor, Joydeb Muhapater, Unant Muhapater, Ramchunder Muhapater and Unadee Muhapater; sudder jumma, Rupees 980-10-4½.

No. 1461.—Mouzah Keelra, Pergunnah Deogoon; recorded proprietors, Modosooden Doss Chowdree, Gopeenath Rae, Suddaseeb Rae, Gursur Mahanty, Rughoonath Mahanty and Nilkunt Rae, guardian of Doobanund Rae and Brijoonath Rae, minors; Gursur Mahanty, guardian of Kuppil Mahanty and Durbandhoo Mahanty, minors; sudder jumma, Rupees 573-11-9.

No. 1514.—Mouza Gorans, Pergunnah Kantay Kotemool; recorded proprietors, Shamghur Beharah, Sree Putit Paubau Takoor, Sewaits, Bhugwan Doss and Bhugut Doss; sudder jumma, Rupees 88-5-0.

No. 1534.—Mouza Seaspore, Pergunnah Benahar; recorded proprietors, Nilla Dae, guardian of Jugdis Doss, minor, Ramchunder Doss, Parikhit Doss, Nurlarry Doss and Chowdree Bissonath Sawuntra; sudder jumma, Rupees 364-11-4.

No. 1657.—Lj. Bee: Mouzah Radha Bindopore, Pergunnah Deogoon; recorded proprietor, Radhabindee Takoor by Suchitanund Doss; sudder jumma, Rs. 52-15-0.

R. P. HARRISON,
Collector.

ZILLA CHITTAG, COLLECTOR'S OFFICE,
The 21st November 1854.



The Calcutta Gazette.

Published by Authority.

Notification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

Cecil Beadon, Secy. to the Govt. of Bengal.

SATURDAY, DECEMBER 2, 1854.

Notifications, Appointments, &c.

No. 1277.

Fort William, Home Department,

The 24th November 1854.

Notification.—The Most Noble the Governor General in Council is pleased to direct the following addition to be made to List No. I., published under date the 29th September last, of parties authorized to send by post, without actual payment of postage, all letters, packets, or parcels, *bona fide* and exclusively on the Public Service:—

List No. I.

Controller of Salt Chowkies.

By order of the Governor General in Council,

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 1289.

The 30th November 1854.

Notification.—Messrs. R. H. Clifford, A. J. Hay, and H. B. Simpson, of the Civil Service, having been reported qualified for the Public Service, the Most Noble the Governor General in Council is pleased to attach the first to the North-Western Provinces and the Punjab, and the two last-named gentlemen to the Bengal Division of the Presidency of Fort William.

C. ALLEN,

Offg. Secy. to the Govt. of India.

No. 5026.

Fort William, Foreign Department,

The 26th November 1854.

Captain R. Fagan, Superintendent, Civil Buildings at Lahore, is appointed to act as Assistant

to the Chief Engineer of the Punjab, from the 1st May to the 8th October last, and Mr. C. Moravia, Assistant Civil Engineer, to officiate as Superintendent, Civil Buildings, for the same period.

No. 5027.

Umbeeka Churn Chatterjee, Sub-Assistant Surgeon, in charge of the Lahore Dispensary, has obtained leave of absence for six months on urgent private affairs, from such date in next month as he may avail himself of the same.

Lord W. Hay, Deputy Commissioner of Simla and Superintendent of the Hill States, has obtained leave of absence for one month, under Section XIII. of the new Rules, from the 15th January next, or from such date as he may avail himself of the same.

The leave of absence for fifteen days, granted to Mr. C. W. Lennox, Extra Assistant at Hoshiarpore, in G. O. of the 24th instant, No. 4994, is cancelled.

No. 5028.

The leave of absence, granted under Orders of the 17th July last, No. 3085, to Mr. C. G. Mansel, Commissioner of Nagpore, is extended to the Island of Ceylon.

No. 5029.

Brevet Major J. Sleeman, General Superintendent of Operations for the Suppression of Thuggee and Dacoitee, has obtained leave of absence for one month, from the 15th instant, to enable him to rejoin his appointment at Jubbulpore.

No. 5031.

Mr. T. D. Forsyth, Assistant Commissioner of Kangra, has obtained leave of absence for two months, in extension of the leave granted to him in Orders of the 4th August last, No. 3301.

No. 5032.

The Reverend F. O. Mayne, Chaplain at Umballa, has obtained leave of absence for one month, from the date on which he may quit his station.

No. 5033.

The Reverend R. O. Walker, Chaplain of Dughaie, has obtained leave of absence, under Medical certificate, for three months, from the 24th ultimo, to visit the Plains and the Punjab.

No. 5098.

The 29th November 1854.

Major W. Anderson, Political Superintendent of Serolhee, is appointed to be a Justice of the Peace at Mount Abou and at Anadra, in addition to his other duties.

No. 5099.

Mr. A. G. W. Harris, Assistant Commissioner of the Second Class in the Province of Nagpore, reported his arrival at Nagpore on the 6th instant.

No. 5100.

Lieutenant R. F. Oakes, Assistant to the Superintendent of the Topographical Survey of Pegu, has obtained leave of absence for fourteen days, in extension of the leave granted to him in G. O. dated 11th August last, No. 3568, to enable him to rejoin his appointment in Pegu.

No. 5101.

The unexpired portion of the four months' leave of absence, granted to Mr. G. E. Lance, Deputy Commissioner of Googaira, in G. O. of the 18th August last, No. 3575, is cancelled from the 9th instant, the date on which the Pilot left the Steamer *Oriental* at Sea.

No. 5102.

The unexpired portion of the leave granted to Mr. J. Wedderburn, Deputy Commissioner of Lahore, in G. O. of the 4th August last, No. 3301, is cancelled from the 9th instant, the date on which the Pilot left the Steamer *Oriental* at Sea.

No. 5103.

The 1st December 1854.

Mr. R. S. Ellis, Deputy Commissioner of the Second Class, in the Province of Nagpore, reported his arrival at Nagpore on the 22nd ultimo.

No. 5104.

Lieutenant Lloyd received charge of the Office of Assistant Magistrate at Rangoon from Lieutenant E. J. Spilbury, on the 13th July last.

Lieutenant E. J. Spilbury assumed charge of the Office of Assistant Commissioner at Henzada, on the 24th July last.

Lieutenant G. Dangerfield received charge of the Office of Assistant Commissioner in the district of Bassein, stationed at Ngathong Kyong, on the 23rd June last.

Lieutenant G. Dangerfield assumed charge of the Office of Assistant Commissioner in the district of Rangoon, stationed at the Town of Pegu, on the 11th July last.

No. 5105.

The Governor General in Council is pleased to grant leave of absence to the under mentioned Officers, under the Rules applicable to Military Officers on Staff employ:—

Ensign H. D. Battye, Assistant Revenue Surveyor, Rechnah Doab, for one month, from the 1st to the 31st October last.

Lieutenant W. McNeill, Assistant Commissioner of Khangurb, for two months, from the 24th ultimo, or from the date on which he may avail himself of the same, preparatory to proceeding on furlough to Europe on Medical certificate.

Captain H. R. James, Deputy Commissioner of Peshawur, for one month, from the date of his availing himself of the same. Captain Cripps, Assistant Commissioner, will officiate for Captain James during his absence.

Assistant Surgeon C. Hathaway, Inspector of Prisons in the Punjab, for two months, to proceed to Bombay, preparatory to applying for furlough to Europe on Medical certificate, to commence from the date of his quitting Lahore.

Captain A. Elliot, Assistant to the General Superintendent of the Operations for the Suppression of Thuggee and Dacoity at Indore, for one month, from the 18th instant, to visit Poona and Bombay, on urgent private affairs.

G. F. EDMONSTONE,

Secy. to the Govt. of India.

Orders by the Hon'ble the Lieut.-Governor of the North-Western Provinces,

No. 2330 A. of 1854.

Revenue Department,

Camp Oorjah, the 24th November 1854.

Appointment.—Rai Moonna Lall, Deputy Magistrate in Zillah Etawah, is invested with the full powers of a Magistrate, under Act XV. of 1843.

No. 2360 A. of 1854.

Judicial Department,

Camp Katound, the 25th November 1854.

Notification.—The Central Committee having reported to Government the result of the Examination held in the preceding month, the Hon'ble the Lieutenant-Governor is pleased to declare the following Assistants to have passed the proscribed tests, as follows:—

2nd or Higher Standard.

Mr. B. W. Colvin.

" F. F. Hogg.

" W. H. Hammond.

" D. Grant.

" F. Shaw.

" H. Gonne.

" F. C. Forbes.

" C. J. Jenkins.

" A. M. Phillips,

" R. N. Lewis,

Lieutenant A. C. Gordon.

Mr. W. H. Stacey, } Deputy Collector, Regulation IX. of 1833, & Deputy Magistrate.

Lieutenant B. Hawes.

Mr. C. B. Owen, } Deputy Collector, Regulation IX. of 1833, & Deputy Magistrate.

Lieutenant W. Nembhard.

Mr. J. B. Thornhill.

„ G. H. Lawrence.

1st or Lower Standard.

Mr. H. D. Robertson.

„ H. E. Cockrell.

Appointments.—Mr. B. W. Colvin is vested with the special powers described in Clause 3 Section II. Regulation III. of 1821, and Section XXI. Regulation VIII. of 1831: Mr. Colvin will continue to officiate as Junior Assistant to the Commissioner of Kumaon, until further orders.

Mr. F. F. Hogg, having been in the exercise of special or full powers for the term of one year, required by Article 3 of the Examination Rules, is permanently vested with the full powers of a Joint Magistrate and Deputy Collector, and posted to the District of Banda, till further orders.

Mr. D. Grant, vested with the special powers of an Assistant on the 20th May last, is posted to the District of Agra, till further orders.

Mr. F. Shaw, vested with special powers on the 20th May last, will continue, till further orders, to exercise them in the District of Agra.

Mr. H. Gonne is vested with the full powers of a Joint Magistrate and Deputy Collector, which he will exercise as Assistant to the Magistrate and Collector of Shahjehanpore, till further orders.

Mr. F. C. Forbes, already vested with the powers of a Joint Magistrate and Deputy Collector, will continue till further orders as Assistant, with those powers, in the District of Etawah.

Mr. C. J. Jenkins, invested with special powers on the 20th of May last, will continue to exercise them in the District of Meerut.

Mr. A. M. Philipps, already invested with special powers, will remain posted to the District of Allypore, till further orders.

Mr. R. N. Lewis, vested with special powers on the 20th of May, is posted to the District of Bta.

Mr. J. B. Thornhill, invested with special powers on the 20th May, will continue to exercise them in the District of Moradabad.

Mr. G. H. Lawrence is invested with the special powers described in Clause 3 Section II. Regulation III. of 1821, and Section XXI. Regulation VIII. of 1831, which he will exercise in the District of Muttra, till further orders.

Messrs. H. D. Robertson and H. E. Cockrell are invested with the special powers above detailed, which they will exercise, the former in the District of Cawnpore, and the latter in Hamirpore, till further orders.

Lieutenant B. Hawes to be a Deputy Commissioner of the second Class, in charge of Seonee.

Lieutenant W. Nembhard, Assistant Commissioner in the Saugor and Nerbudda Territory, is vested with the special powers above described, and will remain posted to the District of Hoshungabad.

Mr. W. H. Stacey, Deputy Collector and Deputy Magistrate of Cawnpore, is vested with the full powers of Magistrate under Act. XV. of 1843.

Mr. C. B. Owen, invested with special powers of an Assistant on the 20th of May, will continue to exercise them as Deputy Collector and Deputy Magistrate of Ghazee-pore, stationed at Bullea.

W. Mura,

Secy. to Govt., N. W. P.

No. 4602 of 1854.

Judicial Department,

Agra, the 24th November 1854.

Notification.—The unexpired portion of the leave of absence for one month, granted in Orders of 11th September last, to Mr. Frederick Pole Buller, Civil and Sessions Judge of Furruckabad, is cancelled from the 1st November 1854, the date on which he resumed charge of his duties.

C. P. CARMICHAEL,

Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 29th November 1854.

No. 1197 of 1854.—Major G. Scott, of the 6th Regiment Light Cavalry, Deputy Pay-master at Benares, is allowed leave of absence from the 1st January to the 20th February 1855, to visit the Presidency, preparatory to applying for leave to proceed to sea on Medical certificate.

No. 1198 of 1854.—The appointment of Lieutenant J. H. Dighton, of the 30th Madras Native Infantry, to an Adjutancy in the Hyderabad Contingent, as announced in General Order No. 730, dated the 11th July 1854, is cancelled at the request of that Officer.

No. 1199 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on furlough on private affairs:—

Captain Henry Lewis Bird, } For three years,
of the 48th Regiment Na- } under the old Re-
tive Infantry, } gulations.

No. 1200 of 1854.—The under-mentioned individual is admitted to pension, as specified opposite to his name, under the provisions of Minutes of Council of the 11th January 1797, and General Order dated 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors:—

Key Sergeant William Baxter, } Two (2) shil-
ter, attached to the De- } lings per diem, pay-
partment of the Town Ma- } able in Europe.
jor of Fort William, ... }

No. 1201 of 1854.—Gunner Charles Beresford, of the 3rd Company 3rd Battalion Artillery, is admitted to a pension equivalent to one (1) shilling per diem, under the provisions of General Order dated the 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors, with permission to receive his stipend in India.

Fort William, 30th November 1854.

No. 1202 of 1854.—The leave of absence on Medical certificate, granted to Lieutenant J. Moore, unattached Second in Command of the Scinde Rifle Corps, from the 1st April to the 30th November 1854, is extended on the same account to the 30th November 1855, with permission to visit Peshawur and Murree.

No. 1203 of 1854.—At the recommendation of His Excellency the Commander-in-Chief, grounded on the long and faithful services of Rossaldar Mahomed Doim Khan, formerly of the 6th Irregular Cavalry, the Most Noble the Governor General of India in Council is pleased to grant to

that Native Officer the increased rate of pension for service exceeding forty years, from the date of his transfer to the Invalid Establishment, viz., the 1st May 1851.

No. 1204 of 1854.—At the recommendation of His Excellency the Commander-in-Chief, grounded on the long and faithful services of Subadar Major Pain Sing, formerly of the 35th Regiment Light Infantry, the Most Noble the Governor General of India in Council is pleased to sanction the brevet pay of his rank being continued to that Native Officer from the date of his transfer to the Invalid Pension Establishment.

Fort William, 1st December 1854.

No. 1205 of 1854.—The services of Lieutenant Colonel P. Goldney, Commanding the 35th Regiment Native Infantry, are temporarily placed at the disposal of the Foreign Department.

No. 1206 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on sick certificate:—

Surgeon William James Loch, } For eighteen months, under the new regulations.

No. 1207 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on furlough on private affairs:—

Brevet Captain Augustus Noel } For one year, without pay, under the old regulations.
Colonel of the 10th Regiment Native Infantry,

No. 1208 of 1854.—The unexpired portion of the leave of absence, granted to Lieutenant Charles Mordaunt Fitzgerald, of the 31st Regiment Native Infantry, Deputy Assistant Commissary General, in Government General Order No. 394, of the 9th May 1853, is, at the request of that Officer, cancelled from the 3rd November 1854, the date of his return to duty.

No. 1209 of 1854.—The Order issued by the Resident at Hyderabad, dated the 13th November 1854, appointing Lieutenant Fraser, 4th Cavalry, to act as Second in Command of the Regiment, in addition to his duties as Adjutant, is confirmed.

No. 1210 of 1854.—The leave of absence, from the 1st November 1854 to the 1st February 1855, to remain at Cawnpore for the purpose of adjusting his accounts, granted by the Hon'ble the Lieutenant-Governor, North-Western Provinces, to Lieutenant C. J. Hodgson, of Engineers, Executive Engineer, 4th Division, Ganges Canal, is confirmed.

No. 1211 of 1854.—Third Class Sub-Assistant Surgeon F. F. DeCruze, attached to the Civil Station of Agra, having been pronounced qualified for advancement, is, at the recommendation of the Medical Board, promoted to the Second Grade from the 16th November 1854.

No. 1212 of 1854.—The under-mentioned individual is admitted to pension, as specified opposite to his name, under the provisions of Minutes of Council of the 11th January 1797, and General Order dated 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors:—

Hospital Serjeant Charles Smith, of the 1st Brigade, } Two (2) shillings per week, payable in Europe.
Horse Artillery,

No. 1213 of 1854.—Captain A. G. Goodwyn, of Engineers, Executive Engineer, Northern Division, Ganges Canal, is allowed leave of absence from the 8th October 1854 to the 8th March 1855, to visit Calcutta, preparatory to applying for furlough to Europe on private affairs.

No. 1214 of 1854.—The leave of absence granted to Captain William Fullerton, of the 14th Regiment Native Infantry, in Government General Order No. 691, of the 1st September 1853, for one year, to proceed to Madras, Ceylon and China, on Medical certificate, and extended by Government General Order No. 833, of the 16th August 1854, to eighteen months, to allow him to proceed to, and remain at the Cape of Good Hope on the same account, is further extended to the 5th September 1855, on Medical certificate.

No. 1215 of 1854.—Second Lieutenant H. T. Trevor, of Engineers, is directed to proceed to Rangoon, and place himself under the orders of the Superintending Engineer, Pegu.

No. 1216 of 1854.—The Most Noble the Governor General of India in Council is pleased to make the following appointment:—

Brevet Major E. Wiggins, of the 52nd Regiment N. I., to be a Deputy Judge Advocate General on the Establishment, in succession to Brevet Major H. J. McGeorge, of the 7th Regiment N. I., permitted to resign the appointment from the 1st December 1854.

R. J. H. BACH, Colonel,
Secy. to the Govt. of India,
in the Milly. Dept.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Bograh,	1,15,000
Burduwan,	1,30,000
Chittagong,	79,000
Dacca,	1,26,000
Dinagopore,	82,000
Jorehaut,	23,000
Kamroop,	40,000
Midnapore,	50,000
Malda,	89,000
Mymensing,	2,36,000
Nuddeah,	1,45,000
Pubna,	20,000
Purneah,	1,98,000
Rangpore,	1,88,000
Sylhet,	2,91,000
Tipperah,	3,00,000

EDMUND DRUMMOND,
Offy. Accountant to the Govt. of Bengal.

Accountant's Office,
The 1st December 1854.

Opium Notification.

NOTICE is hereby given, that the Twelfth Sale of Opium, the provision of 1852-53, will be held at the Exchange Hall, on Friday, the 8th December 1854, at 11 A. M., and will comprise 4,044 Chests, viz.:-

Behar Opium, 2,868
Benares ditto, 1,176

Total, Chests, 4,044

2. Out of the above-mentioned quantity, 100 Chests of Behar Opium are reserved for the French Government.

3. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 6th December 1853, and published in the *Calcutta and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

4. The latest dates for Deposit and Clearance will be the 13th and 23rd December 1854 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 P. M. of Wednesday, the 13th December 1854, and no Treasury Receipts, in full payment of lots, will be accepted after 4 P. M. of Saturday, the 23rd December 1854.

By order of the Board of Revenue,

A. R. YOUNG,

Offg. Junior Secretary.

FORT WILLIAM,

The 27th November 1854. }

Notice

is hereby given, that for the year 1856-57, and thenceforward, until otherwise notified from this Office, the under-mentioned dates are to be the latest dates for the payment of arrears of Revenue in the settled Districts of the Lower Provinces, and of all demands which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of Revenue.

In Districts and for Mehals in which the Bengal or Umlee Era is current, with the exception of Zillah Sylhet and Chittagong.

28th June.
28th September.
12th January.
28th March.

In Districts and for Mehals in which the Pundee Era is current.

7th June.
28th September.
12th January.
28th March.

In Sylhet as before.

28th September.
18th January.
18th April.

In Chittagong as before.

25th May.
25th September.
26th December.
25th February.

Petty Estates the jumma of which does not exceed 10 Rs., shall be liable to sale only once in the year, namely, on the first sale day which

may occur after the kist of Chyte shall have become due. Estates with a jumma exceeding 10 Rs. and not exceeding 50 Rs., shall be twice in the year liable to sale, and Estates with a jumma exceeding Rs. 50, and not exceeding Rs. 100, shall be liable to sale three times in the year.

The following are the latest dates fixed for the payment of the Revenue of small Estates with jummas not exceeding Rupees 100:-

Estates paying Revenue above 50 Rs. and not exceeding 100 Rs.	Estates paying Revenue above 10 Rs. and not exceeding 50 Rs.	Estates paying Revenue not exceeding 10 Rs.
28th June, 12th January and 28th March.	28th June and 12th January.	28th June.
7th June, 12th January and 28th March.	7th June and 12th January.	7th June.
18th April, 28th September and 18th January.	18th April and 18th January.	18th April.
25th May, 26th December and 26th February.	25th May and 25th February.	25th May.
		Bengal and Umlee Districts, Pundee Districts, Sylhet, Chittagong,

By Order of the Board of Revenue, Lower Provinces.

A GROTE,

Offg. Secretary.

Fort William,

The 24th November 1854. }

NOTICE is hereby given, that certain Effects belonging to the Estate of the late Mr. C. Wagentrieber, have been placed under the Seal of this Court, and will be delivered to any party legally authorized to receive the same.

W. AGNEW,

Principal Assistant Commissioner.

ZILLAH GOWALPANA, }
Civil Court, }
The 6th Nov. 1854. }

Notice.

CERTAIN EFFECTS belonging to the Estate of the late Mr. H. B. Glanville who died in this District, are under the Seal of this Court, and will be delivered to any person legally authorized to receive them.

W. LUKER,
Judge.

ZILLAH MIDNAPORE; }
Judge's Court,
The 25th November 1854. }

Notice.

Is hereby given, that the sum of Rs. 416-13-6, proceeds of sale from the Effects of the late Mr. W. Bolst, of the G. T. Survey, who died at Dehra Dhoon, is deposited in this Court, and will be delivered to any person or persons duly authorized to receive the same.

R. J. TAYLER,
Offg. Judge.
ZILLAH SAHARUNPOOR; }
Judge's Office,
The 25th November 1854. }

Additional Maps

Available at the Surveyor General's Office, Calcutta.

Price Rupees.

Joseph's Map of Grand Trunk Road, Section 3rd, Agra to Ferozepore, (mounted in case) ...	12
Northern Trans-Indus Frontier, No. 3, or Bunno Map; scale, 2 miles = 1 inch, ...	8
Northern Trans-Indus Frontier, No. 4, or Dehra Ichuwal Khan; scale, 2 miles = 1 inch, ...	3
Preliminary Map of District Rajshahie; scale, 4 miles = 1 inch, ...	3
Map of the District of Meerut, showing Village Boundaries; scale, 2 miles = 1 inch, ...	3

Pergunnah Maps of Tirhoot District showing Village Boundaries.

Scale, 1 mile = 1 inch. Price 2 Rupees each.

Pergunnahs Moorwah Khoord, Bochuha and Gurh Chawund.

Pergunnahs Bubta, Turseanee, Moorwah Kulan and Tuppah Khaneyzadpoor, in 1 sheet.

Pergunnahs Tiloke Chawund and Ukberpoor.

Pergunnahs Sehorch, Chuck Munnee, Ooghara, Jakhur, Khuraud and Suras Hamud, in 1 sheet.

Pergunnahs Uthilwar, Tursons, Chuck Munnee, Jukhalpoor and Humcedpoor.

The Map of the Town of Calcutta is available only at the Office of the Commissioners for the Improvement of Calcutta. Price 8 to 10, colored.

H. L. THULLIER,

Deputy Surveyor General.

REVENUE SURVEYOR GENERAL'S

OFFICE,

Calcutta, 24th November 1854.

Notification.**CALCUTTA COURT OF SMALL CAUSES.**

THE 27th NOVEMBER 1854.

NOTICE is hereby given, that this Court will close, under the orders of the Government of Bengal, for the Winter Vacation, on Thursday evening, the 14th proximo, and that it will continue closed from the 15th to the 31st December, both days inclusive.

The Court will re-open for business on Tuesday the 2nd January 1855.

By order of the Court,

JOHN KING,

Clerk.

NOTICE.—Mean Time was this-day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (½) before Mean Noon.

ORRIBUR CAVANAGH, Major,
Town Major.

Fort William.

27th November 1854.

Report showing the smallest Depth of Water in the Bhagiruttee, Jellinghee and Matabangah Rivers, on the 22nd November 1854.

Names of Rivers.	Smallest Depth of Water.		Where Shallowest.
	Feet.	Inches.	
Bhagiruttee River.			
At its entrance, ...	7	0	
Below the entrance, ...	8	0	
From thence to Jungypore, ...	3	0	At Bamakantpore.
From Jungypore to Sadduckbaugh, ...	3	0	" Momintollah.
From Sadduckbaugh to Berhampore, ...	3	0	" Rajarampore.
From Berhampore to Cutwa, ...	3	0	" Dangaparah.
And from Cutwa to Nuddea, ...	3	0	" Meerpore.
Jellinghee River.			
At its entrance, ...	3	0	
From thence to Bausemarree, ...	1	8	At Dyrampore.
From Bausemarree to Teeahkattah, ...	2	0	" Deeguleandy.
From Teeahkattah to Sonatullah, ...	2	8	Below Bausemarree.
And from Sonatullah to Moisingunge, ...	2	9	At Bustunparah.
Matabangah River.			
At its entrance, ...	15	0	
From thence to Haut Boleah, ...	15	0	At Sodaabpoor.
From Haut Boleah to Katchikattah, ...	0	0	" Boleah Entrances.
From Katchikattah to Kishengunge, ...	5	0	" Bhagberriah.
And from Kishengunge to Seebpoor, ...	5	6	" Gyogattah.
	0	6	" Sonatunpoor.
	0	6	" Ranaghatt.

Height of water on Gauge at Berhampore, on the 22nd November 1854, + 5 feet 7 inches.

J. LANG,

Supdt., Nuddea River.

Head of Bhagiruttee River,
28th November 1854.

In the Supreme Court of Judicature at Fort William in Bengal.

In Equity.

The Peninsular and Oriental Steam Navigation Company

versus

Ruttonjee Byramjee, Meer Mahomed Tuckey, Aga Mahomed Ally, Lancelot Dent, Wilkinson Dent, John Dent, Archibald Campbell and Edward Pereira, Gahlan Doss, Hadjee Abdool, Nathany Ramson, Hadjee Ahmed, Joa Joakim Remodies, Moolchund Dagah Nassim, Joseph Ezra and Elias Salome Gubbay and Nussurwanjee Ardesur Bhanjah and Jamsetjee Eduljee and Saleh Aaron Gubbay, Cuthajee Monjee, Herjee Monjee, Hurruckhond Lonschund, trading as Nanjee Hurruckhond Lollah, Gooversingh Byramjee Hormusjee and Dadabhoi Hormusjee Camajee, Munchorejee Nussurwanjee Bommunjee Woody, trading under the firm of Burgorjee Framjee and Company, Rostonjee Curadjee, Nussurwanjee Cama, and Meherwanjee Hormusjee, Rogoonauth Doss, trading under the firm of Ramdhone Doss, Rogoonauth Doss, Hadjee Mahomed Hossein, Espanee Hajee Hossein, Hajee Abarika, M. C. Malens, Dussabhoy Framjee Cama, Gopeyram Byramul Ramchund, trading as Hursmul Ramchund, Soonderjee Nanjee, Jutah Nanjee and Muddenjee Nanjee, Vally Mahomed Alloobhoi, Francis Pereira and J. L. Pereira, Salomon Moludina, Arrathoon Apear, Apear Arrathoon Apear, Seth A. Apear, Thomas A. Apear, and Alexander A. Apear, Charles Binny Skinner, Robert Jardine, and Graham Moore Robertson and George Dearman and H. H. Withers, J. A. Seth, Ezekiel Ezra Khalip, M. G. Mackertoon, A. Agabeg and P. L. Agabeg, S. M. Carrapiet, P. Stehcandoss Revely, Dadabhoi Byramjee and Nussurwanjee Hormusjee,

To

Soonderjee Nanjee, Jutah Nanjee and Muddenjee Nanjee, three of the Defendants abovenamed.

Take notice, that on Tuesday, the Second day of January next, or so soon after as Counsel can be heard, an application will be made to this Honorable Court, for an order, that the Bill of Complaint filed in this Cause be taken *pro-confesso* as against you respectively, dated the 24th day of November 1854.

JUDGE AND VRIGNON,

Plaintiffs' Solicitors.

To be re-sold, pursuant to an Order of the Supreme Court of Judicature at Fort William in Bengal, made in the Cause of Gooroopersaud Chowdry, Complainant, and Woneschunder Paul Chowdry and William Nelson Hedger, Defendants, by original Bill, and John David Bell and Ramapersaud Ray, Executors of the last Will and Testament of William Nelson Hedger, deceased, Complainants, and Gooroopersaud Chowdry and Woneschunder Paul Chowdry, Defendants, by Bill of Revivor, before the Master of the said Court, at his Office in the Court House, in the town of Calcutta, on a day of which due notice will be given, all that Talook No. 1, consisting of thirty-two Mouzaha, situate in Pergunnah Bagmarah and in the Zillah of Baraset, and also a lower-roomed brick-built Katcherry batty and four Huts, with a piece or parcel of land thereunto belong-

ing, containing, by estimation, one biggah, more or less, situate at Soorocleah, in Pergunnah Bagmarah and Dateeah and in the Zillah of Baraset.

Particulars of which, and the Conditions of Sale, may be had at the said Master's Office, or at the Office of Messrs. Smout and Spiller, Attorneys of the Supreme Court.

JOHN COCHRANE,

Master.

SMOULT AND SPILLER, Attorneys.

CALCUTTA;
Supreme Court, Master's Office,
The 25th November 1854.

Sheriff's Office, the 8th November 1854.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions, will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William and the places subordinate thereto, at the Court House in the Town of Calcutta, on Monday the Fourth day of December next, at 12 o'clock at noon.

The Court will open on the first day of the Sessions at 12 o'clock at noon, and upon each succeeding day precisely at 11 o'clock in the forenoon, of which all persons are required to take notice.

T. CAIRD,

Sheriff.

সরিক আকিস ৮ নবেম্বর ১৮৫৪ সাল।

সম্রাটর দেওয়ান বইতেছে যে আগামি ৪

ডিসেম্বর ১৮৫৪ সাল সোমবার দুই প্রহরের সময়

কলিকাতার কোর্ট উইলেমের এবং তাহার অধী

পাতি যে সকল স্থান ডিম্বিতে বন্দোবস্ত কোর্ট

উইলেমের ওপ্রেম কোর্ট আপন আদালত ঘরে

ওএরটরমিনর এবং এডমিরেলটী অর্থাৎ মহা

সমুদ্র সঙ্গকীর মোকদ্দমা নিম্নলিখিত এক সেশিয়ান

অর্থাৎ মিছিল করিবেন।

এই সেশিয়ান শুভকাল পর্যন্ত বসিবেক তাহার

প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি

দিবস এগারো ঘটীর সময় বসিবেক, এবিধক

সকলে জ্ঞাপন করুন।

T. CAIRD,

Sheriff.

Sheriff's Sale, Calcutta, 2nd December 1854.

NOTICE is hereby given, that on Thursday, the Fourteenth day of December instant, at the hour of 12 o'clock, the Sheriff of Calcutta will put up to Public Sale, at the Court House, by virtue of a Writ of *Venditioni Exponas* in his hands against the Effects of Rancee Sookhomoney Dossee, Sreemutty Allandmoney Dossee, and Ladley Mohun Sing.

The right, title and interest of the said Rancee Sookhomoney Dossee, Sreemutty Allandmoney Dossee, and Ladley Mohun Sing, of, in and to the following landed property, *viz.* :

Two-thirds of an upper-roomed brick-built Family Dwelling-house, commonly called Tolgurur Batty, and a Tank, with a piece of land thereunto belonging, containing, by estimation, five biggahs, more or less, situate at Kandee, in Pergunnah Futteah Sing and in the Zillah of Beerbhoom.

Also a piece of tenanted land, commonly called Gollah Batty, and a Tank thereon, containing, by estimation, three biggahs and twelve cottahs, more or less, situate at the same place.

Also another piece of tenanted land, commonly called Radha Baug, containing, by estimation, four biggahs and seven cottahs, more or less, situate at the same place.

Also a piece of Garden ground, commonly called Beejoy Baug, with an upper and one lower-roomed brick-built Bytuckhannah-house, two Tanks, and several Trees growing thereon, containing, by estimation, thirteen biggahs, more or less, situate at the same place.

Also a piece of tenanted land, containing, by estimation, seven biggahs and twelve cottahs, more or less, situate at a place called Laboreparrah, in Pergunnah and Zillah aforesaid.

Also another piece of tenanted land, commonly called Gollahbattee, containing, by estimation, seven biggahs, more or less, situate at Gopeenauthpore, in Pergunnah Gopeenauthpore and in the Zillah aforesaid.

Also another piece of tenanted land, commonly called Hurrybungao Pookurneer Paur, containing, by estimation, one biggah and eighteen cottahs, more or less, situate at Kandee, in Pergunnah Futteah Sing and in the Zillah aforesaid.

Also another piece of tenanted land, commonly called Beejoy Baug, with a Tank, and several Trees growing thereon, containing, by estimation, forty-five biggahs, more or less, situate at the same place.

Also another piece of tenanted land, containing, by estimation, four biggahs and sixteen cottahs, more or less, situate at a place called Anund Bazar, in Pergunnah and Zillah aforesaid.

Also another piece of tenanted land, containing, by estimation, five biggahs and five cottahs, more or less, situate at a place called Poraun Baug, in Pergunnah and Zillah aforesaid.

Also a Tank, commonly called Hurrybungao Pookurnee, with a piece of land thereunto belonging, containing, by estimation, five biggahs, more or less, situate at the same place.

And also an upper-roomed brick-built Bytuckhannah-house, one unfinished lower-roomed brick-built Kooty Battac, and Godowns, with a piece of land thereunto belonging, containing, by estimation, forty biggahs, more or less, situate at Ranegaur, in Pergunnah Mohanundee and in the Zillah of Moorshedabad.

The Conditions of Sale and further particulars may be had by applying at the Sheriff's Office.

T. CAIRD,

Sheriff.

General Post Office Notifications.

Export Overland Mail, via Southampton and Marseilles, per P. and O. Co's Steamer "Hindustan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong-Kong,) intended for transmission by the Peninsular and Oriental Company's Steam-vessel *Hindustan*, will be closed at this Office on Monday the 4th proximo.

C. K. DOVE,

Deputy Post-master General.

Fort William,
General Post Office,
The 23rd Nov. 1854.

NOTICE is hereby given, that an After-packet for the P. and O. Co's Steamer *Hindustan*, will be made up at this Office on Tuesday the 5th proximo, at 12 P. M., with the chance of overtaking her at Kedgeroa.

C. K. DOVE,

Dy. Post-master General.

Fort William ;
General Post Office,
The 28th November 1854.

N. B.—The public are particularly requested to observe, that no letters will be received after the above-mentioned hour, under any circumstances ; and they are further requested to observe, that inland postage to Kedgeroa must be pre-paid by Stamps.

NOTICE is hereby given, that the Mails for Penang, Singapore and China, for transmission per Steamer *Formosa*, will be closed at this Office 24 hours after the arrival of the Steamer *Bombay* at Garden Reach, expected about the 1st December.

C. K. DOVE,

Deputy Post-master General of Bengal.

Fort William,
General Post Office,
The 13th November 1854.

NOTICE is hereby given, that in consequence of the departure of the H. C. Steamer *Fire Queen* having been postponed, the Mails for Arracan and Chittagong will be closed at this Office on Saturday the 2nd instant.

C. K. DOVE,

Deputy Post-master General of Bengal.

Calcutta,
General Post Office,
The 1st December 1854.

Eastern Edge

Northern Italy

with a 2-in. head

1999

No. 2719.

C. K. Dove

Calcutta,
General Post Office.
The 16th September 1854.

" XVI.—Whenever the Post Master General of any Presidency shall have notified in the Official Gazette, that the Banghy Post is conveyed in the same carriage with the Letter Post along any line of road, it shall not be lawful to send by the Banghy Post any letter or written communication of less weight than twelve tolas, or any packet of newspapers; and every person who shall knowingly send by the Banghy Post, along any such line of road, any such letter, written communication, or newspaper enclosed in a parcel, shall forfeit for every such offence a sum not exceeding Fifty Rupees, and postage shall be charged for every such

Fort William,
General Post Office,
The 31st October 1854.

No. 1653.

THE subjoined List of Postal distances in the Province of Pegu is published for general information:

J. R. BURLTON BENNETT,
Post-master General of Bengal.

Calcutta,
General Post Office,
The 6th August 1854.

List of Distances of Places in the Province of Pegu from Rangoon.

From Rangoon to Pegu,	60 Miles.
" to Tonghoo,	268 "
" to Shway Goon,	148 "
" to Situng,	108 "
" to Promé,	215 "
" to Mereday,	264 "
" to Henzada,	98 "
" to Donabew,	80 "
" to Thyet Myo,	242 "
" to Tahpoon,	172 "
" to Kyangheen,	168 "
" to Yeughen,	145 "
" to Bassein,	188 "
" to Yandoon,	40 "
" to Kanoung,	152 "
" to Mynanung,	130 "
" to Padoung,	195 "
" to Shwaydoug,	103 "

(Signed) A. P. PHAYRE,

Commissioner of Pegu and

Agent to the Governor General.

Pegu Commr.'s Office,
Rangoon, the 8th August 1854.

(True Copy)

(Signed) C. M. CRISP,

Post-master, Rangoon.

(True Copy)

J. R. BURLTON BENNETT,

Post-master General.

Notice.

1. THE sale of Postage Stamp Labels to the Public will commence on the 20th instant.
2. The Stamps now available are of the value of One Anna and Half Anna.
3. The Calcutta Postage Stamps can be purchased at the Office of the Collector of Calcutta and at the General Post Office.
4. Purchasers of Stamps of the value of nine Rupees or more will be entitled to discount at the rate of four annas for every nine Rupees paid. This discount will be allowed *only on Stamps purchased at a public Treasury.*
5. Persons wishing to purchase a smaller number of Stamps than nine Rupees worth can procure them at the Post Office or from any Licensed Judicial Stamp-vendor, but on such purchases no discount will be claimable.
6. Each Sheet of Postage Stamps contains 96 Labels. The Sheets are not gummed. Persons who may buy a whole Sheet are recommended to apply gum to the Sheet rather than to each Stamp.
7. Before dropping any letter into the Letter Box, care should be taken that the Postage Stamps

By Crooks.

by which the Postage is paid are firmly attached to the letter, and that the gum or paste is dry.

8. Letters found in the Box without Stamp will be liable to be despatched bearing Postage, and will in that case be charged with double Postage on delivery.

H. B. RIDDELL,

Director General of the Post Office in India.

No. 430.

Notice.

THE Public are informed, that the following are the Localities of the Receiving Houses, now open in the Town of Calcutta, for the receipt of Letters, Papers and Packets not exceeding 12 Tola.

The Receiving Houses will remain open from 11 A. M., to 4 P. M.

Letters, &c., thrown into the Letter boxes, (which will be kept open day and night,) after the hour of 4 P. M., will be forwarded by the following day's Mail despatch.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,

The 9th Nov. 1854.

Localities of Receiving Houses.

- No. 1.—Wellesley Street, corner of Royd Street.
- No. 2.—Jorasanko.
- No. 3.—Bang Bazar.
- No. 4.—Bhutanepore.
- No. 5.—Kidderpore.
- No. 6.—Bow Bazar, near the entrance of the Fish Market.
- No. 7.—Naphth Bazar, and of Dhurramtollah Street, North side of the Bazar.
- No. 8.—London Street.
- No. 9.—Cornwallis Square, facing Maricktollah Street.
- No. 10.—Hutecollah, near the Salt Chowkey.

THE PUBLIC are informed, that a Post Office will be opened at Pundooah on and from the 21st instant.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

CALCUTTA,

General Post Office,
The 20th October 1854.

Notice.

THE attention of the Public is drawn to Section XVII. of the Post Office Rules, which prohibits Delivery Peons from delivering any letter, without, at the same time, exacting payment of any postage which may be due on it; and directs them, if detained, to return the letter to the Post Office.

2. The Delivery Peons of the Calcutta Post Office are now required to pay in advance the postage due on letters made over to them for delivery, and the Calcutta Post Office authorities have been desired to enforce strictly the provisions of the Section quoted above.

H. B. RIDDELL,

Director General of the Post Office

in India.

No. 2683.

NOTICE is hereby given for the information of the public, that from and after Monday next, the 18th instant, letters posted at this Office up to 4 P. M., for Bally, Serampore, Chandernagore, and Hooghly, will be forwarded by the Railway Train which leaves Howrah every evening at 5-30 P. M., and that a Mail for Calcutta will, after the above-

mentioned date, be closed at those Stations at the respective hours noted in the margin, and sent to this Office by the Railway Train which leaves Hooghly every morning at 8-23 A. M., and all such letters will be sent out from this Office for distribution by the second delivery.

All letters posted after the closing of the Packets, for transmission by the Railway, will be forwarded in the manner they are at present despatched.

C. K. Dove,

Deputy Post-master General.

Calcutta,
General Post Office,
The 15th September 1854.

NORTHERN LIGHT-HOUSES.

Notice to Mariners.

WHALSEY SKERRIES, SHETLAND— TEMPORARY LIGHT-HOUSE.

THE Commissioners of Northern Light-houses hereby give Notice that they are at present engaged in erecting a Light-house on the Out-Skerries of Whalsey, on the Eastern Coast of the Shetland Isles, and that until the completion of the permanent Light-house, a Light will be shown from a temporary Tower, and will be exhibited for the first time on the night of Friday the 15th September, and every night thereafter, from the going away of day-light in the evening, till the return of day-light in the morning.

The following is a Specification of the Light-house, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commissioners:—

The Light-house is situated on the Eastern part of the Island of Gruna, in N. Lat. 60° 25' 24", and W. Long. 0° 44' 20", the Bound Skerry of Whalsey bearing from the Light-house about E. by compass. The outer or seaward extremity of the Bound Skerry is about half a mile or thereby from the site of the Light-house, so that Vessels in rounding the Light must give it a wide berth.

The Whalsey Light will be known to Mariners as a Revolving Light, which shows a bright White Light once in every minute.

The temporary Light will be exhibited from a Tower of Timber Frame Work, and is elevated about 108 feet above the level of high-water of ordinary spring-tides, and may be seen at the distance of about 16 nautic miles, and at lesser distances according to the state of the atmosphere. To a neat observer, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness.

The Commissioners further give notice, that by Order in Council, dated the 3rd day of July last,

the following Tolls are authorized to be levied in respect of the said Light-house, viz:—

For every Vessel belonging to the United Kingdom (the same not belonging to Her Majesty, her heirs or successors, nor being navigated wholly in ballast,) and for every Foreign Vessel privileged to enter the Ports of the United Kingdom, upon paying the same Duties of Tonnage as are payable by British Vessels which may pass or derive benefit from the Light, the Toll of Two-Sixteenths of a Penny per Ton of the burthen of every such Vessel for every time of passing or deriving benefit therefrom, if on a Coasting Voyage.

For each time of passing or deriving benefit on an Oversea Voyage, One Penny per Ton for every such Vessel.

For every Foreign Vessel not navigated wholly in ballast, and not privileged in manner before specified, double the respective Tolls above set forth.

Which Tolls are liable to the following abatements on payment:—for a Coasting Voyage, Ten per cent; for an Oversea Voyage, Twenty-five per cent.

By Order of the Board,

(Signed) ALEX. CUNNINGHAM, Secy.

Northern Light-house Office,

Edinburgh.

12th August 1854.

No. 6033.

Memo.—Published for general information.

By order of the Superintendent of Marine,

H. HOWE,

Secretary.

Fort William,
The 17th November 1854.

Uncovenanted Service Family Pension Fund.

RESULT of Votes on the proposition for employing a paid Agency for the Audit of Accounts, submitted with Circular Letter of the Secretary, Uncovenanted Service Family Pension Fund, dated 1st September 1854:—

Number of Subscribers, 464
Of these, 290 have replied, and they have voted 2 as follows:—

For the employment of two paid Auditors, 271
Against the measure, 19
..... 290

Published by order of the Directors,

H. ANDREWS,

Secretary.

FUND OFFICE,

The 1st December 1854.

Bengal Coal Company.

THE Directors of the Bengal Coal Company hereby give notice to the Shareholders, that a special General Meeting of the Shareholders will be held at noon of Friday, the second day of March 1855, as required by the Forty-first Article

of the Deed of Co-partnership, to confirm the following Resolutions passed at the Special Meeting for that purpose, held this first day of November 1854.

First.—That the Capital of the Company be increased to the sum of fifteen lakhs (1,500,000) of rupees, the increase to be made up by funding the sum of rupees 2,96,500 from the accumulated profits now standing to the credit of Working Capital and of Profit and Loss, and by the issue of 17½ New Shares, of rupees 1,000 each, and that the Shares for the portion funded as above be issued in the proportion of one quarter Share to the holder of each of the present eleven hundred and eighty six Shares.

Second.—That with the view of extending operations when deemed advisable, the aforesaid Capital may, in the discretion of the Directors for the time being, and after they shall have given four months' notice to the Shareholders of their intention, be increased to the sum of rupees 16,00,000, and that the additional lakh of rupees shall be raised by the issue of 100 New Shares of rupees 1,000 each, such New Shares to be offered at par in the first instance to the Shareholders for the time being in the proportion of one New Share to every fifteen Old Shares.

Third.—That the following alterations and additions be made in and to the present Deed of the Twenty-fourth of September 1853:—

1st. That in the second Article the consecutive words beginning with the words "fifty thousand" and ending with the words "inclusively and ~~thereby~~" be expunged, and the following words substituted "three lakhs and sixty-four thousand rupees shall form the Capital Stock of the said Company, and the same shall be divided into 1,500 Shares of rupees 1,000 each, to be numbered from one to fifteen hundred inclusively. Provided also that at any time hereafter it shall be lawful for the Directors for the time being in their discretion and after giving four calendar months' notice by advertisement of such their intention to increase the said Capital by the issue of one hundred New Shares of Rs. 1,000 each, to be numbered from 1,501 to 1,600 inclusively, and that in case of the issue of such New Shares the Shareholders for the time being of the 1,500

shares shall be entitled to take the one hundred New Shares at par in the proportion of one New Share for every fifteen Old Shares held by him or them, and the several shares comprising the said Capital of the Company for the time being."

2nd. That in the Thirty-first article the Clause beginning with the words "provided always" to the end of the Clause be expunged. Dated this first day of November 1854.

By order of the Directors,

GORDON, STUART AND CO.,
Secretaries, Bengal Coal Company.

Notice.

MR. WILLIAM RICHARD LACKERSTEEN is empowered to sign our Firm.

Calcutta, }
16th November 1854. } TULLOCH AND CO.

MISLAID, LOST, OR STOLEN.—Three Government Promissory Notes, Nos. 11628, 11629, and 11630, of 1841-42, of the Five (5) per Cent. Loan, for Seven Hundred (700) Company's Rupees each. Reference to be made to

W. GREENWAY,
Manager, Inland Transit Company.

Calcutta, }
1st December 1854. }

LOST.—A Loan Certificate for Rs. 3,000, granted about December 1852, by the Akyab Treasury.

A reward will be given to the finder. Apply to
Messrs. CHARLES CANTOR AND CO.,
Hastings' Street.

Calcutta, 30th November 1854.

LOST.—The following Halves of three Bank of Bengal Notes:—

The right hand half of No. 11948, ... for Rs. 10
Ditto ditto of No. 12002, ... " " 20
Left hand half of No. 25418, ... " " 20



SUPPLEMENT TO The Calcutta Gazette.

Published by Authority.

SATURDAY, DECEMBER 2, 1854.

Land-Sale Notice.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Cuttack, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 7th December 1854 or 24th Aghun, for arrears of revenue:—

Class II.—Temporarily-settled Estates.

No. 26.—Kismut Talooka Rakotrapore, Pergunnah Jajpore; recorded proprietor, Neeladase, mother and guardian of Chowdree Shamsunder Doss, minor; sudder jumma, Rupees 33-2-10.

No. 51.—F. M. Mouzah Kutteekutta, &c., Pergunnah Jajpore; recorded proprietor, Ramkishan Muhapater; sudder jumma, Rupees 85-11-2.

No. 57.—Kee. Mouzah Soopore, Pergunnah Jajpore; recorded proprietors, Markund Pundah Chowdree, Damoodur Muhapater and Pahalad Pundah; sudder jumma, Rupees 57-11-10.

No. 60.—Kee. Mouza Reerooah, &c., Pergunnah Jajpore; recorded proprietors, Gohind Pundah, Muhadeb Pundah, Gopeenath Panegratee, Gopeenath Mahanty and Luken Maundhatia Muhapater; sudder jumma, Rupees 64-12-3.

No. 183.—Kee. Mouza Perbutty, Pergunnah Munjooree; recorded proprietor, Neesakur Muhapater; sudder jumma, Rupees 4-5-9.

No. 246.—Kismut Kee, Mouza Jaulpore, Pergunnah Tishanesah, &c.; recorded proprietor, Markund Pundah; sudder jumma, Rupees 71-15-7½.

No. 411.—Mouzah Ram Chunderpore, &c., Pergunnah Balooobisse; recorded proprietors, Nund Koomar Doss, Dhurmo Doss, Parikhit Sewuntra, Chintamoney Sahoo, Muhadeb Sahoo, Tubhee Bava, mother and guardian of Joyram Sahoo, minor, Gokoolanund Mahanty, Bissumber Doss, father and guardian of Maungobind Doss, minor, Dyannedhee Doss, father and guardian of Koonjobeluree Doss, minor, and Ramkissen Doss; sudder jumma, Rupees 678-8-7. A 15 annas 2 p. 16 k. share of the estate will be sold.

No. 510.—Kismut Putna Dowlatabad, Pergunnah Kokwakhand; recorded proprietor, Jannum-joy Soobdhee; sudder jumma, Rupees 26-13-24.

No. 625.—Kismut Aymah, Mouza Sundra, Pergunnah Oolans; recorded proprietor, Aruth Mahanty; sudder jumma, Annas 15-7.

No. 686.—Kismut Mouza Damoodah, Pergunnah Kamiah; recorded proprietors, Rousee Bahabullunder, (deceased), occupant his son, Pursootum Bahabullunder, Nursing Biswal and Binbadhur Pundah alias Binbadhur Puhany; sudder jumma, Rupees 36-10-1.

No. 964.—Mouzah Bordah, Pergunnah Sheirgurrah; recorded proprietor, Rughoonath Pernand, Doss; sudder jumma, Rupees 35-6-1.

No. 1039.—Mouzah Sahaspore, Pergunnah Matkudabad; recorded proprietors, Bheemchurnpatee Muhapater, Pursootum Khundee, Rabuth Dae, mother and guardian of Pursootum Rae Muhapater, minor, and Obeella Dae, guardian of Somnath Muhapater, minor; sudder jumma, Rupees 86-9-8.

No. 1175.—Kismut Talooka Hurreechurpore, Pergunnah Hurreechurpore; recorded proprietors, Anruth Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 539-1-34.

No. 1194.—Kee. Mouza Barteesah, &c., Pergunnah Hurreechurpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 192-4-11.

No. 1199.—Mouza Dairsur Dewlee, Pergunnah Hurreechurpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 195-0-10.

No. 1214.—Kee. Mouzah Kadhung, Pergunnah Hurreechurpore; recorded proprietors, Soodersun Paul, Kissen Paul, Chuttoorbhoo Paul, Adhur Paul and Kuroonatur Doss; sudder jumma, Rupees 34-11-11.

No. 1216.—Kee. Mouzah Chandgoan, &c., Pergunnah Hurrychurpore; recorded proprietors, Audhoo Churn Mahanty, Boghoonath Mahanty and Rungadur Mahanty; sudder jumma, Rupees 33-11-7.

No. 1279.—Kee. Mouzah Pothaparah, Pergunnah Gunditto; recorded proprietors, Murburee Mahanty and Bussaltee Mahanty; sudder jumma, Rupees 17-1-2.

No. 1293.—Mouzah Dengah, &c., Pergunnah Khundee; recorded proprietors, Oohot Muhapater, Hurreebundhoo Muhapater, Lukhon Doss, Gopeenath Pundit, Sumbhoo Doss, Unanth Doss, Ramtunneo Rae, Ramphul Bhugut and Pursooram Pureedah; sudder jumma, Rupees 1,865-5-4. A. 12 annas 16 gurdahs, 3 cowree, 9 dhar, 11 hiawas share in the estate will be sold.

No. 1308.—Kismut Kh. Mookhlessgurh alias Kuttraparah, Pergunnah Khundee; recorded proprietors, Bissumber Chotra, Ram Chunder Doss and Rae Gooroo Maudhub Ruth; sudder jumma, Rupees 75-12-6½. A. 5 annas 10 p. 2 khandis share of the estate will be sold.

No. 1369.—Putna Khannugger, Pergunnah Backrabad; recorded proprietor, Gowrea Sunker Bhattacharje, occupant Lokye Sahoo; sudder jumma, Rupees 76-3-10.

No. 1372.—Putna Pyzenugger, Pergunnah Backrabad; recorded proprietors, Pareesur Sahoo, Kanoo Sahoo and Nubbye Sahoo, father and guardian of Urjoon Sahoo, minor; sudder jumma, Rupees 55-10-10.

No. 1388.—Putna Damoodurpore, Pergunnah Backrabad, &c.; recorded proprietors, Kumlee Mahanty, Sham Mahanty and Balkissen Doss; sudder jumma, Rupees 38-1-7.

No. 1388.—Putna Badepore, Pergunnah Backrabad, &c.; recorded proprietors, Komsulla Dae, Aruth Misser and Gungadhur Misser; sudder jumma, Rupees 55-14-3.

No. 1457.—Mouza Kussurdah, Pergunnah Deogoon; recorded proprietors, Mirtunjee Muhapater-Dunnardun Muhapater, Biddecadhur Muhapater, Nitteanund Muhapater, Sohodeb Muhapater, Achoot Muhapater, Buch Sanuntra Jugtanund Muhapater, Mukoond Muhapater, Unserodh Muhapater and Mukoond Muhapater, guardian of Gourany Muhapater, minor; Nilrutun Muhapater, guardian of Sooranund Muhapater, minor, Joydeb Muhapater, Unant Muhapater, Ramchunder Muhapater and Unadee Muhapater; sudder jumma, Rupees 980-10-44.

No. 1461.—Mouzah Koolro, Pergunnah Deogoon; recorded proprietors, Modosooden Doss Chowdree, Gopeenath Rae, Suddaseeb Rae, Gunsur Mahanty, Rughoonath Mahanty and Nilkunt Rae, guardian of Doolbanund Rae and Brijoonath Rae, minors; Gunsur Mahanty, guardian of Kuppil Mahanty and Durbundhoo Mahanty, minors; sudder jumma, Rupees 573-11-9.

No. 1514.—Mouza Gorana, Pergunnah Kantay Kotemool; recorded proprietors, Shamghar Beharah, Sree Putit Paubun Takoor, Sewaits, Bhugwan Doss and Bhugut Doss; sudder jumma, Rupees 88-5-0.

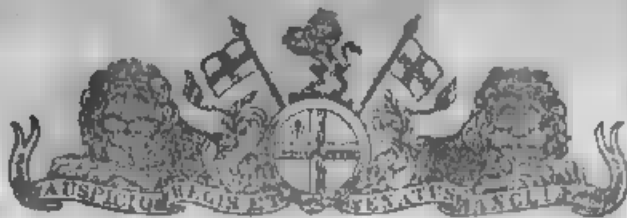
No. 1534.—Mouza Soanpore, Pergunnah Benahar; recorded proprietors, Nilla Dae, guardian of Jugdis Doss, minor, Ramchunder Doss, Parikhit Doss, Narhurry Doss and Chowdree Bisoanath Sawuntra; sudder jumma, Rupees 354-11-4.

No. 1657.—Lj Bee. Mouzah Radha Bindepore, Pergunnah Deogoon; recorded proprietor, Radhabindes Takoor by Suchitanund Doss; sudder jumma, Rs. 52-15-0.

R. P. HARRISON,

Collector.

ZILLAH CUTTACK, COLLECTOR'S OFFICE,
The 21st November 1854.



The Calcutta Gazette.

Published by Authority.

Notification.

THE 14TH MAY 1853.—The Government of Bengal having entered into a Contract with Messrs. Samuel Smith and Co. for the execution of the Government Printing Work, from the 1st July next, Public Officers employed under this Government are hereby directed not to employ any other Printing Establishment for the execution of the Government Work from and after that date.

Cecil Beadon, Secy. to the Govt. of Bengal.

WEDNESDAY, DECEMBER 6, 1854.

Legislative Council.

The 2nd December 1854.

THE following Act, passed by the Legislative Council, received the assent of the Most Noble the Governor General of India on the 2nd of December 1854, and is hereby promulgated for general information:—

ACT NO. XXX. OF 1854

An Act to provide for the levy of Duties of Customs in the Arracan, Pegu, Martaban, and Tenasserim Provinces.

WHEREAS it is expedient that the Arracan, Pegu, Martaban, and Tenasserim Provinces should be placed, as nearly as possible, in the same position with the Provinces of Bengal and Orissa, in respect to the levy of Duties of Sea Customs; that duties of River Customs should be levied on the Northern Frontier of Pegu; that the floating down of Teak Timber, and the duties payable thereon, in certain of these Provinces, should be regulated by law; and that the exportation of munitions of war from any of these Provinces into Foreign States should be prohibited; It is enacted as follows:—

I. So much of Act VII. of 1848 as excepts the Ports of Arracan and Tenasserim from the operation of Section III. Act VI. of 1848; and so much of Sections XVIII. XIX., and XXXV. of Act I. of 1852 as relates to the said Ports, are repealed.

II. With the exceptions mentioned in Section III. of this Act, all goods imported by Sea into any part of the Arracan, Pegu, Martaban, and Tenasserim Provinces, from any Port, not subject to the Government of the East

India Company, or from the Port of Aden, or from any Port in the Straits of Malacca, shall be charged with the same rates of duty as those which are or shall be charged on goods of the same description imported from the same Ports into the Provinces of Bengal or Orissa.

III. Salt imported by Sea into any part of the Arracan, Pegu, Martaban, and Tenasserim Provinces, shall be charged duty at the rate of eight annas a maund: provided that it shall be, in respect to Arracan, in the power of the Governor or Lieutenant Governor of Bengal, and, in respect to Pegu, Martaban, and Tenasserim, in the power of the Governor General of India in Council, to fix from time to time, upon Salt imported by Sea, any lower rate of duty that may be thought proper, in order to equalize the rate of Customs Duty upon Salt imported by Sea into any of the said Provinces with the rate of Excise Duty on Salt manufactured in the same Province.

Opium imported by Sea into any part of the said Provinces shall be charged duty at the rate of twenty-four Rupees a seer, excepting Opium purchased at a Government Sale in Calcutta, which shall be free: provided that no Opium of any description shall be landed in the Provinces aforesaid without a pass from the Collector of Customs at the Port of landing, in default of which such Opium shall be seized and confiscated.

IV. All goods, except Teak Timber, exported by Sea from any part of the Arracan, Pegu, Martaban, and Tenasserim Provinces, to any Port not subject to the Government of the East India Company, or to the Port of Aden, or to any Port in the Straits of Malacca, shall be charged with the same rates of duty as those which are or shall

be charged upon goods of the same description exported to the same Ports from the Provinces of Bengal and Orissa. Provided that when goods, which have paid River Frontier import duty under Section VI. of this Act, are exported by Sea, under a certificate of the Collector of River Frontier Customs passed by the Collector of Sea Customs, the amount of River Frontier import Duty so paid, shall be accepted in full payment of the Sea Export Duty chargeable under this Section.

V. All the laws and rules relating to the levy of duties of Customs, which are or shall be in force in the Provinces of Bengal and Orissa, shall apply to the levy of duties of Sea Customs in the Arracan, Pegu, Martaban, and Tenasserim Provinces: provided that the powers which, in the Provinces of Bengal and Orissa, are or shall be vested in the Governor or Lieutenant-Governor of Bengal, shall be vested, in respect of Pegu, Martaban, and Tenasserim, in the Governor General of India in Council, and that the powers which, in the Provinces of Bengal and Orissa, are or shall be vested in the Board of Revenue, shall, in respect of Pegu and Martaban, be vested in the Commissioners of those Provinces respectively.

VI. All goods, excepting Bullion and Coin, Precious Stones and Pearls, Cotton Wool, Grain and Pulse, and Living Animals, which shall all be free; and excepting Spirituous Liquors and Teak Timber, for which special rules are provided; imported by the river Irrawaddy or the river Sitang from beyond the northern frontier of Pegu; shall be charged, on passing the Frontier Custom House on the Irrawaddy, or the Frontier Custom House on the Sitang, with a Duty of Customs of ten per centum *ad valorem*. Spirituous Liquors, on passing either of the said Custom Houses, shall be charged import duty at the rate of one Rupee a gallon. Teak Timber, on passing either of the said Custom Houses, shall be charged import duty at such rate as shall be fixed from time to time by the Governor General of India in Council in order to equalize the rate of duty charged on foreign Teak Timber so imported, with the price that may be fixed from time to time for permission to appropriate and remove Teak Timber of the same description growing in the forests of Pegu which are State property.

VII. Teak Timber floated down any river in the Martaban or Tenasserim Provinces, shall be charged with the same duty as that chargeable for the time being under Section VI. on Teak Timber passing a River Frontier Custom House, and this duty shall be levied at such places on the said rivers as the Governor General of India in Council shall appoint.

VIII. It shall be lawful for the Governor General of India in Council in respect of the Pegu, Martaban, and Tenasserim Provinces, to promulgate such rules for the time and manner of the floating of Teak Timber within the said Provinces respectively, as may to him seem fit; and to prescribe

what descriptions of Teak Timber may lawfully be floated, and what descriptions of Teak Timber may not lawfully be floated, within the said Provinces respectively. And all Teak Timber found floating contrary to such rules or orders, shall be confiscated.

IX. Goods of the descriptions specified in the Schedule annexed to this Act, exported beyond the northern frontier of Pegu by the river Irrawaddy, or the river Sitang, shall be charged export duty on passing the Frontier Custom House on the Irrawaddy, or the Frontier Custom House on the Sitang, according to the rates fixed in the said Schedule; and the said Schedule shall be taken to be a part of this Act.

X. The Governor General of India in Council shall have power to fix from time to time the valuation at which any article liable to *ad valorem* duty on passing a River Frontier Custom House shall be valued in order to the assessment of duty; and in respect of goods passing such a Custom House, which are not so valued in case of dispute respecting their value, the Collector of Customs of the station shall have power to call on the possessor of the goods to assign the value thereof; and thereupon the Collector of Customs shall have power, if he pleases, to purchase such goods on account of Government, at the value so assigned; paying for such goods forthwith, after deducting the duty due upon them according to the value so assigned.

XI. Arms, Ammunition, or Sulphur shall not be imported by sea into the Arracan, Pegu, Martaban, or Tenasserim Provinces; nor exported by land or by river into any Foreign Territory, from any of those Provinces, without a license from a Collector of Customs, or other Officer having charge of the collection of Customs: and such articles, if an attempt be made so to import or export them, shall be confiscated.

XII. This Act shall commence and take effect from and after the first day of January 1855.

SCHEDULE

REFERRED TO IN SECTION IX. OF THIS ACT.

Enumeration of Goods.	Rate of Export Duty.
Rice	An anna a basket.
Paddy	Half an anna a basket.
Salt	Four annas a maund.
Hotel-Nut	Ten per centum <i>ad valorem</i> .
Nyapoo; dried, smoked, salted, and preserved fish and fish roes	Ten per centum <i>ad valorem</i> .

W. MORGAN,
Clerk of the Council.

Notifications, Appointments, &c.

No. 5139.

Port William, Foreign Department,
The 5th December 1854.

The Most Noble the Governor General in Council is pleased to appoint Captain L. Barrow, of the 5th Regiment Madras Light Cavalry, to officiate as Second Assistant to the Resident at Hyderabad, with effect from the 15th ultimo, the date on which he assumed charge of his Office.

G. F. EDMONSTONE,
Secy. to the Govt. of India.

No. 2580.

Orders by the Lieutenant-Governor of Bengal.

Appointments.—The 30th October 1854.—Mr. V. H. Schalch to be Magistrate of Rungpore, but to continue to officiate as Magistrate, Collector and Salt Agent of Balasore, until further orders.

Mr. G. Bright to be Magistrate of Midnapore and Ex-Officio Assistant to the Superintendent of the Tributary Mehals in Cuttack.

The 15th November 1854.—Mr. J. B. Allen to be Civil Assistant Surgeon of Behar, from the 15th proximo.

The 16th November 1854.—The Hon'ble A. Eden to have charge of the Sub-Division of Aurangabad and to exercise the special powers described in Clause 3 Section II. Regulation III. of 1821, and Section XXI. Regulation VIII. of 1831, and Section I. of Act X. of 1854, in the Districts of Mooredabad and Bhargulpore.

Baboo Govind Chunder Bose to be a Deputy Magistrate under Act XV. of 1843, and to have charge of the Sub-Division of Kalaroa, with the special powers described in Section II. Clause 3, Regulation III. of 1821, and Section I. of Act X. of 1854, in the Districts of Baraset and Nuldea.

Baboo Ramkanye Bose to be a Deputy Magistrate under Act XV. of 1843 in the District of Noacolly and to have charge of the Sub-Division of Dakhin Shabazpore, with the special powers described in Section II. Clause 3, Regulation III. of 1821, and Section I. of Act X. of 1854.

Syud Abdool Majeed to be a Deputy Magistrate under Act XV. of 1843 in the District of Backergunge, and to exercise the powers of an Assistant to a Magistrate under Regulations XIII. of 1797 and IX. of 1807, and Section I. of Act X. of 1854.

The 18th November 1854.—Mr. W. H. Broadhurst to be Joint Magistrate and Deputy Collector of Bascoerah, but to continue to officiate as Collector of Midnapore, until further orders.

Mr. H. C. Raikes to be Joint Magistrate and Deputy Collector of Furrudpore.

The above two appointments will take effect from the 9th instant.

Leave of Absence.—The 14th November 1854.—Mr. R. N. Farquharson, Judge of Bhargulpore, for one year, on Medical certificate, under Section VI. of the new Absentee Rules.

Mr. C. Garstin, Judge of Suran, for three months, under Section XV. of the new Absentee Rules, in extension of the leave granted to him on the 11th of January last.

The 15th November 1854.—Mr. C. D. Russell, Collector of Purneah, for three days, under Section XV. of the new Absentee Rules, in extension of the leave granted to him on the 25th ultimo.

Mr. G. Hewett, Deputy Magistrate of Cutwah, for fifteen days, on private affairs, from the 1st of January next, making over charge of the Sub-Division to Mr. S. H. C. Tayler.

The 16th November 1854.—Mr. E. E. Woodcock, Joint Magistrate and Deputy Collector of Balasore, for one month, under Section XV. of the new Absentee Rules, in extension of the leave granted to him on the 10th instant.

Notification.—The 20th November 1854.—Messrs. F. Tucker, J. Wellerburn, G. E. Lance, and C. E. Lance, of the Civil Service, reported their departure for Europe on the Steamship *Oriental*, which was left by the Pilot at Sea on the 9th instant.

Mr. J. D. Gordon, appointed by the Hon'ble the Court of Directors a Member of the Civil Service on the Bengal Establishment, reported his arrival at the Presidency on the 10th instant, by the Ship *Agincourt*.

The receipt of the following further Subscriptions to the Wellington Endowment Fund is acknowledged:—

Ensign G. H. E. Howard,.....	Rupees	20
Lieutenant F. G. Eden,.....	"	60
" R. C. Whiting,	"	16

No. 2590.

Appointments.—The 19th November 1854.—Baboo Dinmonauth Dhur and Bamun Chunder Bhattacharjee to be Members of the Local Committee of Public Instruction at Baraset.

The 17th November 1854.—The following Gentlemen to be Members of the Local Committee for the management of the Charitable Dispensary at Baraset:—

Baboo Gansinath Biswas.
" Nilmonney Mitter.
" Dinmonauth Dhur.
" Nobinchunder Doss.
" Ramrutton Roy.

Leave of Absence.—The 17th November 1854.—Mr. J. W. Dalrymple, Collector of Bhargulpore, for two months, under Sections XIII. and XV. of the new Absentee Rules, in addition to the time allowed for joining his appointment.

Mr. J. Taylor, in Medical charge of Bograh, for one month, from the 2nd proximo.

The 18th November 1854.—Mr. A. R. Thompson, Junior Assistant to the Commissioner of Chota Nagpore, in charge of the Sub-Division of Korudah, for one month, under Section XIII. of the new Absentee Rules.

Notification.—The 9th November 1854.—The Lieutenant-Governor of Bengal has been pleased to sanction the transfer of the following Pergunnahs, from the jurisdiction of the Moonsiff of the Sadler Station of Midnapore to that of the Moonsiff of Nugwa in the same District:—

Umersea.
Bhooyamootah.
Bujarpore.

W. Grey,

Secy. to the Govt. of Bengal.

Orders by the Hon'ble the Lieut. Governor of the North-Western Provinces.

No. 1420 A. of 1854.

General Department.

Camp Kalouat, the 25th November 1854.

Leave of Absence.—Mr. Charles Paget Carmichael, Assistant Secretary to Government of the N. W. Provinces, and Assistant Accountant, for one month, on private affairs, under Section XIII. of the new Rules, from the 4th December 1854.

Appointments.—Mr. George Henry Lawrence, to officiate as Assistant Secretary to the Government, N. W. Provinces, and Assistant Accountant, during the absence of Mr. C. P. Carmichael.

No. 2363 A. of 1854.

Revenue Department.

Mr. W. R. N. James to be a Deputy Collector under Regulation IX. of 1833, during the survey and settlement of Jaloun.

No. 4677 of 1854.

Judicial Department.

The 30th November 1854.

Leave of Absence.—Mr. William McChlery, Joint Magistrate and Deputy Collector of Azimgur, for one month, under Section XV. of the new Absentee Rules, in addition to the leave granted in the Orders of the 31st July last, No. 1348 A.

W. MOIR,

Secy. to Govt., N. W. P.

No. 4627 of 1854.

Judicial and Revenue Department.

Agra, the 14th November 1854.

Leave of Absence.—The unexpired portion of the leave of absence granted to Mr. H. Lushington, Joint Magistrate and Deputy Collector of Furruckabad, in Orders of 21st August last, is cancelled from the 23rd ultimo, the date on which he resumed charge of his duties.

By order of the Hon'ble the Lieut.-Governor, North-Western Provinces.

C. P. CARMICHAEL,

Asst. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 2nd December 1854.

No. 1217 of 1854.—Pensioned Havildar Shekh Lall Mahomed, late of the 2nd Brigade Horse Artillery, No. 5438, of the Cawnpore Circle, having been convicted of connivance in the deception practised by Maiwa, who obtained admission to family pension, by fraudulently personating Roshnee, widow of Eham Khan, Trooper, 8th Light Cavalry, is struck off the Pension List from the date of the last payment made to him.

No. 1218 of 1854.—The services of Assistant Surgeon James Lee, M. D., at present doing duty with the 4th Troop 1st Brigade Horse Artillery, are placed temporarily at the disposal of the Hon'ble the Lieutenant-Governor, North-Western Provinces.

No. 1219 of 1854.—The under-mentioned Gentlemen are admitted to the Service, in conformity with their appointment by the Hon'ble the Court of Directors, as Cadets of Artillery and Infantry on

this Establishment, and promoted to the rank of Second Lieutenant and Ensign, from the dates assigned to them in Government General Orders Nos. 815 and 1002, of dates respectively the 10th August and 10th October 1854 :—

	<i>Date of Arrival at Fort William.</i>
<i>Artillery.</i> Mr. Robert Hawkins Pitt,	... 30th Nov. 1854.
<i>Infantry.</i> Mr. Robert Davidson Craigie Hal-	
kett,	30th Nov.
Mr. William Wheeler Hume,	1854.
Mr. William Henry Wilbraham,	
Pringle,	

No. 1220 of 1854.—The under-mentioned Officer, has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors :—

	<i>Date of Arrival at Fort William.</i>
Captain and Brevet Lieutenant	
Colonel Astley George Francis	30th Novem-
John Younghusband, of the	ber 1854.
35th Regiment Light Infantry,	

No. 1221 of 1854.—Captain and Brevet Major George William Grant Bristow, of the 71st Regiment Native Infantry, is permitted to retire from the Service of the East India Company on the pension of a Major, from the 30th of December 1854.

Fort William, 4th December 1854.

No. 1222 of 1854.—Major J. Graham, 3rd European Regiment, is permitted to resign his appointment as Officiating Executive Officer of the 8th or Dacca Division of the Department of Public Works, from the termination of the leave of absence for six months, on Medical certificate, granted to him in Government General Order No. 601, dated the 5th June 1854.

Lieutenant J. J. Eckford, 6th Regiment Native Infantry, who has conducted the duties during the absence of Major Graham, is confirmed in the officiating appointment, with authority to draw the full Staff Salary of the situation, from the date on which the latter Officer's resignation takes effect.

No. 1223 of 1854.—The resignation of Naib Rossaldar Kasim Khan, of the 4th Regiment Punjab Cavalry, published in Government General Order No. 924, of the 13th September 1854, is to have effect from the 11th October, the date on which the Government General Order was received at the Head Quarters of his Regiment, instead of from the 7th July 1854.

No. 1224 of 1854.—The under-mentioned Officer is permitted to proceed to Europe on leave of absence on sick certificate :—

Lieutenant Colonel George	} For eighteen months, under the new Regulations.
Turnbull Marshall, of the 59th	
Regiment Native Infantry, ...	

Fort William, 5th December 1854.

No. 1225 of 1854.—The Most Noble the Governor General in Council is pleased to make the following arrangements in the Department of Public Works :—

Captain C. B. Young, Executive Engineer, Cuttack Division of Embankments, and at present on leave to the Cape of Good Hope, is appointed Civil Architect, *vice* Mr. F. B. Norris, permitted to resign that appointment.

Lieutenant J. C. Harris, Executive Engineer, First Circle, Lower Provinces, Arracan Division, to be Executive Engineer, Cuttack Division of Embankments, *vice* Captain Young.

No. 1226 of 1854.—The services of Lieutenant Q. Battye, of the 56th Regiment Native Infantry, at present attached to the Arracan Battalion, are placed at the disposal of the Hon'ble the Lieutenant-Governor, North-Western Provinces.

No. 1227 of 1854.—The Most Noble the Governor General in Council is pleased to make the following arrangements in the Pegu Circle Department Public Works:—

Lieutenant C. D. Newmarch, of Engineers, Executive Engineer at Moulmein, to be Executive Engineer of the Bassein District, on the Staff Salary attached to the charge of a 1st Class Division.

Lieutenant A. Hunter, of the 30th Regiment Madras N. I., to officiate as Executive Officer at Moulmein, until further orders.

Lieutenant M. Hall, of the 1st European Bengal Fusiliers, to be Officiating Executive Officer at Henzada, *vice* Lieutenant Cole, proceeding with his Corps to the Presidency.

Lieutenant H. R. Buttanshaw, of the 47th Regiment Native Infantry, to be an Assistant Executive Officer, Promo Division.

Erratum.—At pages 1400 and 1401 of the *Calcutta Gazette*, of the 29th November 1854, in the Notification relative to Deposits in the Government Savings Bank, for "(3½) three and a half" read "(3¾) three and three-quarters per cent.

R. J. H. Birch, Colonel,
Secy. to the Govt. of India,
in the Mily. Dept.

Notice

Is hereby given, that for the year 1856-57, and thenceforward, until otherwise notified from this Office, the under-mentioned dates are to be the latest dates for the payment of arrears of Revenue in the settled Districts of the Lower Provinces, and of all demands which by the Regulations and Acts in force are directed to be realized in the same manner as arrears of Revenue.

In Districts and for Mehals in which the Bengal or Unlee Era is current, with the exception of Zillah Sylhet and Chittagong.

28th June.
28th September.
12th January.
28th March.

In Districts and for Mehals in which the Fuslee Era is current.

7th June.
28th September.
12th January.
28th March.

In Sylhet as before.

28th September.
18th January.
18th April.

In Chittagong as before.

25th May.
25th September.
26th December.
25th February.

Petty Estates the jumma of which does not exceed 10 Rs., shall be liable to sale only once in the year, namely, on the first sale day which may occur after the kist of Chyts shall have become due. Estates with a jumma exceeding 10 Rs. and not exceeding 50 Rs., shall be twice in the year liable to sale, and Estates with a jumma exceeding Rs. 50, and not exceeding Rs. 100, shall be liable to sale three times in the year.

The following are the latest dates fixed for the payment of the Revenue of small Estates with jummas not exceeding Rupees 100:—

Estates paying Revenue above 50 Rs. and not exceeding 100 Rs.	Estates paying Revenue above 10 Rs. and not exceeding 50 Rs.	Estates paying Revenue not exceeding 10 Rs.
28th June, 12th January and 28th March.	28th June and 12th January.	28th June.
7th June, 12th January and 28th March.	7th June and 12th January.	7th June.
18th April, 26th September and 18th January.	18th April and 18th January.	18th April.
25th May, 26th December and 25th February.	25th May and 25th February.	25th May.
Bengal and Unlee Districts,	Fuslee Districts,	Sylhet,
		Chittagong,

By Order of the Board of Revenue, Lower Provinces.

A. GROTE,
Offg. Secretary.

Fort William.
The 24th November 1854.

Opium Notification:

NOTICE is hereby given, that the Twelfth Sale of Opium, the provision of 1853-54, will be held at the Exchange Hall, on Friday, the 8th December 1854, at 11 a. m., and will comprise 4,044 Chests, viz:—

* Behar Opium,	2,868
Benares ditto,	1,176

Total, Chests, 4,044

2. Out of the above-mentioned quantity, 100 Chests of Behar Opium are reserved for the French Government.

3. The general Conditions of the Sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 6th December 1853, and published in the *Calcutta and Exchange Gazettes*, or on application at the Office of the Board of Revenue.

4. The latest dates for Deposit and Clearance will be the 18th and 23rd December 1854 respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities, that may be tendered for deposit, in redemption of Promissory Notes given by Purchasers at the Sale, will be received after 4 p. m. of Wednesday, the 13th December 1854, and no Treasury Receipts, in full payment of lots, will be accepted after 4 p. m. of Saturday, the 23rd December 1854.

By order of the Board of Revenue,

A. R. YOUNG,

Offg. Junior Secretary.

FORT WILLIAM,

The 27th November 1854.

Notification.

BILLS at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Officiating Accountant to the Government of Bengal:—

DISTRICTS.	Amounts available on this date.
Bograh,	1,15,000
Burdwan,	1,00,000
Chittagong,	75,000
Dacca,	1,26,000
Dinagapore,	62,000
Gowalpara,	30,000
Jessore,	50,000
Jorehaut,	11,000
Kanirup,	40,000
Midnapore,	50,000
Malda,	59,000
Mytiensing,	2,36,000
Nudduah,	2,00,000
Purneah,	1,93,000
Rungpore,	1,88,000
Sylhet,	2,91,000
Tippurah,	3,00,000

EDMUND DRUMMOND,

Offg. Accountant to the Govt. of Bengal.

Accountant's Office,

The 5th December 1854.

Notice.

Is hereby given, that the sum of Rs. 476-13-6, proceeds of sale from the Effects of the late Mr. W. Bolst, of the G. T. Survey, who died at Dehra Dhoon, is deposited in this Court, and will be delivered to any person or persons duly authorized to receive the same.

R. J. TAYLER,

ZILLAH SAHARUNPOOR, } Offg. Judge.
Judge's Office,
The 25th November 1854.

Notice.

CERTAIN EFFECTS belonging to the Estate of the late Mr. H. B. Glanville who died in this District, are under the Seal of this Court, and will be delivered to any person legally authorized to receive them.

W. LUKE,

Judge.

ZILLAH MIDNAPORE, }
Judge's Court,
The 25th November 1854.

NOTICE is hereby given, that certain Effects belonging to the Estate of the late Mr. C. Wagentriber, have been placed under the Seal of this Court, and will be delivered to any party legally authorized to receive the same.

W. AGNEW,

Principal Assistant Commissioner.

ZILLAH GOWALPARA, }
Civil Court,
The 6th Nov. 1854.

Additional Maps.

Available at the Surveyor General's Office, Calcutta.

Price Rupees.

Joseph's Map of Grand Trunk Road, Section 3rd, Agra to Ferozepore, (mounted in case),	12
Northern Trans-Indus Frontier, No. 3, or Buuno Map; scale, 2 miles = 1 inch,	8
Northern Trans-Indus Frontier, No. 4, or Dehra Ishmael Khan; scale, 2 miles = 1 inch,	8
Preliminary Map of District Rajshahce; scale, 4 miles = 1 inch,	3
Map of the District of Moemith, showing Village Boundaries; scale, 2 miles = 1 inch,	3

Pergunnah Maps of Tirhoot District showing Village Boundaries.

Scale, 1 mile = 1 inch. Price 2 Rupees each.

Pergunnahs Moorwah Khoord, Bochuha and Gurb Chawund.

Pergunnahs Bubra, Turseance, Moorwah Kulai and Tuppeh Khaneyzadpoor, in 1 sheet.

Pergunnahs Tilake Chawund and Okberpoor.

Pergunnahs Sehorah, Chuck Munnee, Ooghara, Jaktur, Khursand and Surde Humud, in 1 sheet.

Pergunnahs Chikwar, Tursona, Chuck Munnee, Juknapore and Hameedpore.

The Map of the Town of Calcutta is available only at the Office of the Commissioners for the Improvement of Calcutta. Price 8 to 10, colored.

H. L. THUILLIER,

Deputy Surveyor General.

REVENUE SURVEYOR GENERAL'S
OFFICE,
Calcutta, 24th November 1854.

Notification.

CALCUTTA COURT OF SMALL CAUSES.

THE 27th NOVEMBER 1854.

NOTICE is hereby given, that this Court will close, under the orders of the Government of Bengal, for the Winter Vacation, on Thursday evening the 14th proximo, and that it will continue closed from the 15th to the 31st December, both days inclusive.

The Court will re-open for business on Tuesday the 2nd January 1855.

By order of the Court,

JOHN KING,

Clerk.

Advertisement.

Aga Kurboolie Mahomed
versus

Hadjee Zynicul Abaydeen,
Executor of the last
Will and Testament of
Aga Mahomed Ibrahim
Sherazee, deceased, by
original Amended Bill,
and Aga Kurboolie Ma-
homed

versus

Aga Mahomed Ally, by
Supplemental Bill, and
Aga Kurboolie Mahomed

versus

Hadjee Zynicul Abaydeen
and Aga Mahomed Ally,
by Amended Supple-
mental Bill.

before John Cochrane, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Decree.

JOHN COCHRANE,

Master.

CARRY,

Attorney for Complainant.

CALCUTTA;

Supreme Court, Master's Office,

The 1st December 1854.

Supreme Court of Judicature at Fort William
in Bengal.

RECEIVER'S OFFICE.

IN EQUITY.

Rajah Oojoodaram Khan,
versus

Aushootosh Day and others,
and other causes.

at 1 o'clock in the afternoon, Maurice FitzGerald
Sandes, Esquire, the Receiver of the Supreme

Notice is hereby
given, that on Sa-
turday the 16th day
of December 1854,
Maurice FitzGerald
Sandes, Esquire, the Receiver of the Supreme

Court, will put up at his Office for Lease the under-mentioned Zemindaries in his charge as Receiver in the above cause, upon such terms and conditions and upon such security as he may think fit; that is to say:—

In Zillah Midnapore.

Talook Rampore, &c., in Pergunnah Beercool.

Talook Boyandah, &c., in Pergunnah Napoohur.

Talook Kodaliah, in Pergunnah Cossyjarah.

Talook Houdah Diglahbour, in Pergunnah Cossyjarah.

Mouzah huok Gopaul, in Pergunnah Cossyjarah.

Talook Mouzah Wotherpunchburia, in Pergunnah Cossyjarah.

Talook Mouzah Bahampottah, in Pergunnah Cossyjarah.

Talook Mouzah Jasandah, otherwise called Joondah, in Pergunnah Cossyjarah.

Talook Mouzah Kismut Kiasorechuck, &c., in Pergunnah Cossyjarah.

For particulars apply at the Receiver's Office, Supreme Court.

CALCUTTA;

Supreme Court, Receiver's Office,

The 25th November 1854.

TO BE SOLD, pursuant to a decree of the Supreme Court of Judicature at Fort William in Bengal, bearing date the 6th day of September 1853, wherein Roy Hurrochunder Ghose and Sreemutty Tynokomohendee Dosses, Executor and Executrix of the last Will and Testament of Nandololl Sing, deceased, are Complainants, and Sreemutty Gourmonee Dosses, widow, heiress and legal representative of Nubkissen Sing, deceased, and Duncan Stewart are Defendants, with the approbation of John Cochrane, Esq., the Master of the said Court, at his Office in the Court House in the Town of Calcutta, sometime in the month of January next, of which due notice will be hereafter given, the following Houses and Lands; that is to say:—One House situate in Harnessey Ghose's Street; one-third share of a House situate in the same place; 3-16th share of a House situate in the same place; one House in Harrington Street; one House in Chasadhobaparrah; one House in Soot-keehatta, Sukea's Lane; a piece of Tenanted Land in Chorebagaun; a piece of Land in Joerat; a piece of Tenanted Land in Khalaseeparrah, in Muchobabazar; a piece of Land in Sulkea, in 24-Pergunnahs; one Mouza or Village in Burdwan; one Mouza or Village in Beerbhoom; a piece of Land in Simlah; a Garden in Wooladanga, a Garden at Baloor, in 24-Pergunnahs. Particulars may be had at the Master's Office, Supreme Court, or of Messrs. Allan and Judge, Attorneys for the Complainant, No. 5, Old Post Office Street.

JOHN COCHRANE,

Master.

MESSES ALLAN AND JUDGE,

Attorneys for the Complainants.

CALCUTTA;

Supreme Court, Master's Office,

The 23rd November 1854.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John Marcus Matlywa, a Sergeant in the Honourable East India Company's Service, on the Staff of the Army, in Fort William, Calcutta, an Insolvent.

On Friday, the 1st day of December instant, it was ordered, that the hearing in this matter stand adjourned until Saturday, the 6th day of January next, with liberty to the said Insolvent to amend his Schedule and Estate Paper, filed in this matter on the 25th day of September last generally, and that the said Insolvent do then attend to be examined by the said Court.

Robertson, Attorney.

In the matter of Robert Buckinghams, of Calvin's Ghaut in Calcutta, Merchant and Trader, carrying on trade and business there under the style or firm of Robert Buckinghams and Company, an Insolvent.

Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court on Tuesday, the 12th day of December instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, must appear before the said Court at the time and place aforesaid."

Greig and Rogers, Attorneys.

Chief Clerk's Office, 2nd December 1854.

In the matter of John James Robinson, of Fort William in Bengal, a Sergeant in Her Majesty's 70th Regiment of Infantry, and a Trader, carrying on business at Rangoon, in the kingdom of Burmah, under the name, style and firm of J. W. Wallace and Co., Clothiers, Druggists and Wine and Spirit Merchants, an Insolvent.

Sherrington, Attorney.

In the matter of Moolchand Bahadur of Banatollah Gully, at Baura Bazar, in Calcutta, Merchant and Agent, carrying on trade and business as Merchant and Sheriff, under the firm and style of Moolchand Sewpersaud, an Insolvent.

examined by the said Court.

Kemp, Attorney.

In the matter of Tahir, a Soldier in the 1st Bengal Cavalry, an Insolvent.

Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Tuesday, the 12th day

of December instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, must appear before the said Court at the time and place aforesaid."

Gillanders, Attorney.

Chief Clerk's Office, 2nd December 1854.

On Saturday, the 2nd day of December instant, it was ordered, that the hearing in this matter stand adjourned until Saturday, the 16th day of December instant.

On Saturday, the 2nd day of December instant, it was ordered, that the hearing in this matter stand adjourned until Saturday, the 6th day of January next, and that the said Insolvent do then attend to be

examined by the said Court.

Notice, that an application for an *ad interim* protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Tuesday, the 12th day

of December instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, must appear before the said Court at the time and place aforesaid."

Gillanders, Attorney.

In the matter of Pravin-kisho Paul, late of Serampore, and now residing at Secklarparrah Lane, in Jorasanko, Calcutta, Broker, an Insolvent.

On Saturday, the 2nd day of December instant, it was ordered, that the hearing in this matter stand adjourned until Saturday, the 16th day of December instant, and that the order made in this matter, for the *ad interim* protection of the said Insolvent from arrest, be, and the same is hereby enlarged to the said 16th day of December instant, and that the said Insolvent do then attend to be examined by the said Court.

Insolvent in person.

In the matter of Gopal Chunder Paul, late of Serampore, and now residing at Secklarparrah Lane, in Jorasanko, Calcutta, an Apprentice to Messrs Joseph and Company, of Calcutta, an Insolvent.

Insolvent in person.

Chief Clerk's Office, 2nd December 1854.

Chief Clerk's Office, 2nd December 1854.

General Post Office Notifications.

AN After Packet for the Steamer *Hindostan* will be closed at this Office, on Wednesday, the 6th instant, at 12½ p. m., after which hour no letters will be received, under any circumstances.

C. K. Dove,

Deputy Post-master General.

Calcutta.

General Post Office.

The 4th December 1854.

NOTICE is hereby given, that the Mails for Chittagong and Arracan, for transmission per H. C. Steamer *Fire Queen*, will be closed at this Office on Tuesday, the 5th instant, the departure of that Vessel having again been postponed until the morning of Wednesday next.

C. K. Dove,

Deputy Post-master General.

Fort William.

General Post Office.

The 5th December 1854.

NOTICE is hereby given, that the Mails for the Straits and China, for transmission per P. and O. Co.'s Contract Steamer *Pomona*, will be closed at this Office on Wednesday, the 6th instant, the departure of that Vessel having been postponed until the morning of the 7th idem.

C. K. Dove,

Deputy Post-master General.

Fort William.

General Post Office.

The 4th December 1854.

2. The Delivery Persons of the Calcutta Post Office are now required to pay in advance the postage due on letters made over to them for delivery, and the Calcutta Post Office authorities

have been desired to enforce strictly the provisions of the Section quoted above.

H. B. RIDDELL,

Director General of the Post Office

in India.

• The Business connected with the Calcutta Post Office having been made over exclusively to the charge of the Deputy Post Master General, the public are requested from this date to address that Officer direct, on all matters connected with that Office.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta, General Post Office.

The 1st July 1854.

No. 2683.

NOTICE is hereby given for the information of the public, that from and after Monday next, the 18th instant, letters posted at this Office up to 4 P. M., for Bally, Serampore, Chandernagore, and Hooghly, will be forwarded by the Railway Train which leaves Howrah every evening at 5-30 P. M., and that a Mail for Calcutta will, after the above-

mentioned date, be closed at these Stations at the respective hours noted in the margin, and sent to this Office by the Railway Train which leaves Hooghly every morning at 8-22 A. M., and all such letters will be sent out from this Office for distribution by the second delivery.

All letters posted after the closing of the Packets, for transmission by the Railway, will be forwarded in the manner they are at present despatched.

C. K. DOVE,

Deputy Post-master General.

Calcutta,

General Post Office,

The 15th September 1854.

No. 546.

NOTICE is hereby given, for the information of the public concerned, that the Most Noble the Governor General in Council has been pleased to order the refund of any Indian postage, which, since the 1st of October, may have been levied from European Soldiers on account of letters received from, or despatched to, England or the Colonies; and that the refund, with regard to such postage charge which may have been made upon letters either despatched or delivered through the Calcutta General Post Office, will be made on application to this Office.

C. K. DOVE,

Deputy Post-master General.

Fort William,

General Post Office,

The 31st October 1854.

Notice.

1. The sale of Postage Stamp Labels to the Public will commence on the 20th instant.
2. The Stamps now available are of the value of One Anna and Half Anna.

3. The Calcutta Postage Stamp may be purchased at the Office of the Collector of Calcutta and at the General Post Office.

4. Purchasers of Stamps of the value of nine Rupees or more will be entitled to discount at the rate of four annas for every nine Rupees paid. This discount will be allowed only on Stamps purchased at a public Treasury.

5. Persons wishing to purchase a smaller number of Stamps than nine Rupees worth can procure them at the Post Office or from any Licensed Judicial Stamp-vendor, but on such purchases no discount will be claimable.

6. Each Sheet of Postage Stamps contains 96 Labels. The Sheets are not gummed. Persons who buy a whole Sheet are recommended to apply gum to the Sheet rather than to each Stamp.

7. Before dropping any letter into the Letter Box, care should be taken that the Postage Stamps by which the Postage is paid are firmly attached to the letter, and that the gum or paste is dry.

8. Letters found in the Box without Stamps will be liable to be despatched bearing Postage, and will in that case be charged with double Postage on delivery.

H. B. RIDDELL,

Director General of the Post Office in India.

No. 1652.

The subjoined List of Postal distances in the Province of Pegu is published for general information.

J. R. BURLTON BENNETT,

Post-master General of Bengal.

Calcutta,

General Post Office,

The 6th August 1854.

List of Distances of Places in the Province of Pegu from Rangoon.

From Rangoon to Pegu,	160 Miles.
to Toungbo,	269 "
to Shway Goun,	163 "
to Sittang,	108 "
to Prome,	216 "
to Meesaday,	269 "
to Henzada,	86 "
to Donabaw,	90 "
to Thvet Myo,	242 "
to Tahpoun,	172 "
to Kyangheen,	168 "
to Yeaghen,	145 "
to Bassein,	188 "
to Yandoon,	40 "
to Kanoung,	152 "
to Myanong,	180 "
to Padoung,	105 "
to Shwaydoun,	108 "

(Signed) A. F. PHAYRE,

Commissioner of Pegu and

Agent to the Governor General.

Pegu Commr.'s Office,

Rangoon, the 8th August 1854.

(True Copy)

(Signed) C. M. CRISP,

Post-master, Rangoon.

(True Copy)

J. R. BURLTON BENNETT,

Post-master General.

NORTHERN LIGHT-HOUSES.**Notice to Mariners.****WHALSEY SKERRIES, SHETLAND—
TEMPORARY LIGHT-HOUSE.**

The Commissioners of Northern Light-houses hereby give Notice that they are at present engaged in erecting a Light-house on the Out-Skerries of Whalsey, on the Eastern Coast of the Shetland Isles, and that until the completion of the permanent Light-house, Light will be shown from a temporary Tower, and will be exhibited for the first time on the night of Friday the 15th September, and every night, thereafter from the going away of day-light in the evening, till the return of day-light in the morning.

The following is a Specification of the Light-house, and the Appearance of the Light, by MR. DAVID STEVENSON, Engineer to the Commissioners.

The Light-house is situated on the Eastern part of the Island of Grun, in N. Lat. $60^{\circ} 25' 24''$, and W. Long. $0^{\circ} 14' 20''$, the Bound Skerry of Whalsey bearing from the Light-house about E. by compass. The outer or seaward extremity of the Bound Skerry is about half a mile or thereby from the site of the Light-house, so that Vessels in rounding the Light must give it a wide berth.

The Whalsey Light will be known to Mariners as a Revolving Light, which shows a bright White Light once in every minute.

The temporary Light will be exhibited from a Tower of Timber Frame Work, and is elevated about 108 feet above the level of high-water of ordinary spring tides, and may be seen at the distance of about 16 nautical miles, and at lesser distances according to the state of the atmosphere. To a near observer, in favourable circumstances, the Light will not wholly disappear between the intervals of greatest brightness.

The Commissioners further give notice, that by Order in Council, dated the 3rd day of July last, the following Tolls are authorized to be levied in respect of the said Light-house, viz:—

For every Vessel belonging to the United Kingdom (the same not belonging to Her Majesty, her heirs or successors, nor being navigated wholly in ballast) and for every Foreign Vessel privileged to enter the Ports of the United Kingdom upon paying the same Duties of Tonnage as are payable by British Vessels, which may pass or derive benefit from the Light, the Toll of Two-Sixteenths of a Penny per Ton of the burthen of every such Vessel for every time of passing or deriving benefit therefrom, if on a Coasting Voyage.

For each time of passing or deriving benefit, on an Oversea Voyage, One Penny per Ton for every such Vessel.

For every Foreign Vessel not navigated wholly in ballast, and not privileged in manner before specified, double the respective Tolls above set forth.

Which Tolls are liable to the following abatements on payment:—for a Coasting Voyage, Ten per cent; for an Oversea Voyage, Twenty-five per cent.

By Order of the Board,

(Signed) ALEX. CUNNINGHAM, Secy.

Northern Light-house Office,
Edinburgh.
12th August 1854.

No. 60821 H. I.

MEMO.—Published for general information.

By order of the Superintendent of Marine,

H. HOWE,

Secretary.

Port William,
The 17th November 1854.

Notice.

The Interest and Responsibility of the late Mr. LAWRENCE DE SOUSA in our Firm ceased on the 30th October 1854.

THOS. DE SOUSA and Co.
Calcutta,
7th November 1854.

MISLAIN, LOST, or STOLEN. Three Government Promissory Notes, Nos. 11628, 11629, and 11630, of 1841-42, of the Five (5) per Cent. Loan, for Seven Hundred (700) Company's Rupees each. Reference to be made to

W. GREENWAY,

Manager, Inland Transit Company.

CALCUTTA,

1st December 1854.

LOST.—A Loan Certificate for Rs. 1,000, granted about December 1852, by the Akbari Treasury.

A reward will be given to the finder. Apply to

Messrs. CHARLES CANTOR and Co.,

Hastings' Street,

Calcutta, 20th November 1854.

LOST.—Second Half of a Bank of Bengal Note, No. 8977, for Rs. 1,000, the payment of which has been stopped at the Bank.

LOST.—First Halves of Bank of Bengal Notes, No. 36088 for Co.'s Rs. 50, and No. 32244 for Co.'s Rs. 25. The payment has been stopped at the said Bank.

LOST.—Second Halves of two Bank Notes, of Rs. 100 each, Nos. 45368 and 52668, the payment of which has been stopped at the Bank.



SUPPLEMENT TO The Calcutta Gazette.

Published by Authority.

WEDNESDAY, DECEMBER 6 1854.

Land-Sale Notices.

NOTICE is hereby given, that the under-mentioned Estates in Zillah Cuttack, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 7th December 1854 or 24th Aghun, for arrears of revenue:—

Class II.—Temporarily-settled Estates.

No. 26.—Kismut Talooka Rasotrapore, Pergunnah Jajpore; recorded proprietor, Neeladaee, mother and guardian of Chowdree Shamsunder Doss, minor; sudder jumma, Rupees 33-2-10.

No. 51.—Kee. Mouzah Kutteekutta, &c., Pergunnah Jajpore; recorded proprietor, Ramkishan Muhapater; sudder jumma, Rupees 85-11-2.

No. 57.—Kee. Mouzah Socepore, Pergunnah Jajpore; recorded proprietors, Markund Pundah Chowdree, Damoodur Muhapater and Pahalad Pundah; sudder jumma, Rupees 57-11-10.

No. 60.—Kee. Mouza Beerooah, &c., Pergunnah Jajpore; recorded proprietors, Gabind Pundah, Muhadeb Pundah, Gopeenath Pancegratee, Gopeenath Mahanty and Luken Maundhatta Muhapater; sudder jumma, Rupees 64-12-3.

No. 183.—Kee. Mouza Ferbutty, Pergunnah Munjoorse; recorded proprietor, Neesakur Muhapater; sudder jumma, Rupees 4-5-9.

No. 246.—Kismut Kee, Mouza Jaulpore, Pergunnah Tishaneeah, &c.; recorded proprietor, Markund Pundah; sudder jumma, Rupees 71-15-74.

No. 411.—Mouzah Ram Chunderpore, &c., Pergunnah Baloohissee; recorded proprietors, Nund Koomar Doss, Dhurmoo Doss, Parikhit Sowantia, Chintamoney Sahoo, Muhadeb Sahoo, Tubhee Bava, mother and guardian of Jayram Sahoo, minor, Gokoolanund Mahanty, Bissumber Doss, father and guardian of Maungobind Doss, minor, Dyannedhee Doss, father and guardian of Koonjoharee Doss, minor, and Rankissen Doss; sudder jumma, Rupees 678-8-7. A 15 annas 2 p. 16 & share of the estate will be sold.

No. 510.—Kismut Putna Dowlutabad, Pergunnah Kokwakhund; recorded proprietor, Junnum-joy Soobdhee; sudder jumma, Rupees 26-13-24.

No. 625.—Kismut Aymah, Mouza Sandra, Pergunnah Oolans; recorded proprietor, Aruth Mahanty; sudder jumma, Annas 15-7.

No. 686.—Kismut Mouza Damondah, Pergunnah Kamiah; recorded proprietors, Roosce Bahabullunder, (deceased,) occupant his son, Pursooram Bahabullunder, Nursing Biswal and Simbadhur Pundah *alias* Bimbadhur Puhany; sudder jumma, Rupees 36-10-1.

No. 964.—Mouzah Bordah, Pergunnah Sheirgurrah; recorded proprietor, Rughoonath Persaud Doss; sudder jumma, Rupees 35-6-1.

No. 1039.—Mouzah Sahaspore, Pergunnah Matkundabad; recorded proprietors, Bheemchurnpatty Muhapater, Pursoottum Khundee, Rabuth Dae, mother and guardian of Pursoottum Rao Muhapater, minor, and Obeella Dae, guardian of Somnath Muhapater, minor; sudder jumma, Rupees 86-9-6.

No. 1175.—Kismut Talooka Hurreehpore, Pergunnah Hurreehpore; recorded proprietors, Anrath Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 539-1-37.

No. 1194.—Kee. Mouza Barteerah, &c., Pergunnah Hurreehpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 192-4-11.

No. 1199.—Mouza Dairsur Dewlee, Pergunnah Hurreehpore; recorded proprietors, Kuppil Doss, Sumbhoo Doss and Ramphul Bhugut; sudder jumma, Rupees 195-0-10.

No. 1214.—Kee. Mouzah Radhung, Pergunnah Hurreehpore; recorded proprietors, Soodersun Paul, Kissen Paul, Chuttoorbhoj, Paul, Adhur Paul and Kuroonakur Doss; sudder jumma, Rupees 34-11-11.

No. 1216.—Kee. Mouzah Chandgoan, &c., Pergunnah Hurryhpore; recorded proprietors, Spudhee Churn Mahanty, Roghoonath Mahanty and Ragadhar Mahanty; sudder jumma, Rupees 33-11-7.

No. 1279.—Kee. Mouzah Pothaparah, Pergunnah Gunditto; recorded proprietors, Narhuree Mahanty and Bunmallee Mahanty; sudder jumma, Rupees 17-1-3.